# FY 2003 Salary, Statutory Changes, and Corrective Changes Bill LSB7171YC

Proposed Action:

House Appropriations Committee

An Act relating to the compensation and benefits for public officials and employees, regulatory and other properly related matters of the state, and making appropriations.



## LEGISLATIVE FISCAL BUREAU NOTES ON BILLS AND AMENDMENTS (NOBA)

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## EXECUTIVE SUMMARY NOTES ON BILLS AND AMENDMENTS

#### LSB7171H FY 2003 SALARY, STATUTORY CHANGES, & CORRECTIVE CHANGES BILL

#### SIGNIFICANT SALARY ACT PROVISIONS

- Transfers \$30.0 million from the Board of Regents demutualization proceeds to the Department of Management Salary Adjustment Fund. (Page1, Line 3)
- Authorizes the Salary Adjustment Fund for FY 2003 to fund the negotiated bargaining agreements for contract-covered employees and noncontract employees. (Page 1, Line 15)
- Provides a 3.0% across-the-board increase and merit step increases for noncontract employees of the State, excluding the Board of Regents, effective October 25, 2002. (Page 2, Line 33)
- Allocates \$18.0 million from the Salary Adjustment Fund to the Board of Regents for salary increases. (Page 4, Line 1)
- Allocates \$3.0 million to the Judicial Branch to fund a 3.0% increase for Justices, Judges, and magistrates starting December 20, 2002. (Page 4, Line 18)
- Appropriates Road Use Tax Fund (RUTF) and Primary Road Fund (PRF) moneys to pay salary increases for employees supported from these Funds. (Page 5, Line 24 and Page 5, Line 32)
- Requires the General Fund appropriation to the Salary Adjustment Fund to be used to pay salary increases supported by General Fund appropriations. (Page 6. Line 17)
- Specifies that sworn peace officers in the Department of Public Safety, not covered by a collective bargaining agreement, receive the same per diem meal allowance as covered sworn peace officers. (Page 6, Line 32)
- Funds the position of a salary model administrator-coordinator within the Department of Management. (Page 7, Line 5)

#### SIGNIFICANT CHANGES TO THE CODE OF IOWA

- Eliminates the requirement that the Departments of Management and Revenue and Finance certify that State General Fund savings will result from innovation projects prior to the Innovations Fund Committee approval of projects for loans. (Page 10, Line 1)
- Changes statutory language relating to the State Treasurer regarding the use of credit cards for payments to the State. Allows the State to pass the cost of using credit card receipts to the payer. (Page 10, Line 20)
- Requires the Legislative Service Bureau to solicit and process orders for all printed Codes, Session Laws, Administrative Codes and Bulletins, Court Rules, and the State Roster. (Page 12, Line 14)
- Permits persons that are conditional aliens, and were battered or subject to extreme cruelty, to be eligible for participation in the Family Investment Program. (Page 13, Line 10)

## EXECUTIVE SUMMARY NOTES ON BILLS AND AMENDMENTS

#### LSB7171H FY 2003 SALARY, STATUTORY CHANGES, & CORRECTIVE CHANGES BILL

### SIGNIFICANT CHANGES TO THE CODE OF IOWA (CONT'D)

• Permits the Department of Human Services to use either the Balanced Budget Act of 1997 or the federal Ticket to Work Incentives Improvement Act for purposes of providing the Medicaid buy-in to persons with disabilities that have earned income. (Page 14, Line 16)

#### • Limits the amount of withholding tax credit funds that can be diverted from the General Fund to the Accelerated Career Education (ACE) Program to \$3.0 million for FY 2003. (Page 17, line 10)

• Specifies that costs related to summoning jurors be taken from the Jury Witness Fee Revolving Fund instead of directly from the General Fund. (Page 21, Line 32)

#### INTENT LANGUAGE

- · Allows nonreversion of FY 2002 funds remaining for the Iowa Veterans Home. (Page 22, Line 31)
- Requires the Department of Cultural Affairs to conduct a study to identify an appropriate place in the State Capitol for a plaque and display honoring Iowa recipients of the Medal of Honor. (Page 23, Line 15)
- Requires the Departments of General Services, Personnel, and Information Technology to consult with affected departments in identifying duplicative positions or studying reorganizations within State government. (Page 23, Line 22)
- Limits the costs for riverboat enforcement that can be billed to riverboats to not more than \$1.7 million more than the amount billed for FY 2002. (Page 25, Line 27)
- Eliminates the \$8.7 million General Fund appropriation to the Department of Transportation for public transit assistance in SF 2326 (FY 2003 Omnibus Appropriations Bill). (Page 26, Line 3)

#### CORRECTIVE AND TECHNICAL AMENDMENTS

 Makes non-substantive corrective and technical amendments to various bills if enacted by the General Assembly and signed by the Governor during the 2002 Legislative Session.
 (Page 26, Line 32 through Page 35, Line 6)

LSB7171H

LSB7171H provides for the following changes to the <u>Code of Iowa</u>.

Page #	Line #	Bill Section	Action	Code Section	Description
8	30	13	Amends	2002 Iowa Acts, Senate File 2304, Sec. 21(3)	Corrects Pay Period Date
9	7	14	Amends	2002 Iowa Acts, Senate File 2304, Sec. 25 (3 & 4)	Corrects Pay Period Date
9	28	15	Amends	Sec. 421.46(2), Code Supplement 2001	Strikes Section Relating to Terminal Liability Fund
10	1	17	Amends	Sec. 8.63(4)	Innovations Fund Loan Approvals and Repayments
10	20	18	Amends	Sec. 12.21	Accepting Credit Card Payments
11	12	19	Amends	Sec. 14B.203(3), Code Supplement 2001	Credit Card Payments to the Information Technology Department
11	25	20	Amends	Sec. 14B.205	Credit Card Payments to the Information Technology Department
12	3	21	Amends	Sec. 15.108(9)(e), Code Supplement 2001	Credit Card Payments to the Department of Economic Development
12	14	22	Amends	Sec. 18.75(6)	Legislative Service Bureau Written Material
12	26	23	Adds	Sec. 18.97A	Distribution of Printed State Materials
12	33	24	Adds	Sec. 101.24(5)	Duties of the State Fire Marshal Related to Above Ground Storage Tanks
13	10	25	Adds	Sec. 239B.2B	Eligibility of Noncitizens for Participation in the Family Investment Program
14	16	26	Amends	Sec. 249A.3(2)(a), Code Supplement 2001	Medicaid Buy-In
17	4	27	Amends	Sec. 256.67(1), Code Supplement 2001	Library Service Areas
17	10	28	Amends	Sec. 260G.4B(1), Code Supplement 2001	Accelerated Career Education (ACE) Program Job Credits
18	15	29	Amends	Sec. 421.17(31), Code Supplement 2001	Credit Card Payments to the Department of Revenue and Finance

Page #	Line #	Bill Section	Action	Code Section	Description
18	25	30	Amends	Sec. 421.17(34)(f), Code Supplement 2001	Credit Card Payments to the Department of Revenue and Finance
18	35	31	Amends	Sec. 455A.4(5)	Credit Card Payments to the Department of Natural Resources
19	11	32	Amends	Sec. 476.97(11)(g)(4), as amended by SF 429	Telephone Regulation
19	23	33	Amends	Sec. 514I.5(3)	HAWK-I Board Membership
20	2	34	Amends	Sec. 541A.1(7)	Individual Development Accounts Definition
20	21	35	Amends	Sec. 541A.3(1)	Individual Development Accounts Savings Refunds
20	35	36	Amends	Sec. 541A.3(5)	Individual Development Accounts Claims for Savings Refunds
21	16	37	Amends	Sec. 556.12(1)	Publication Date of Abandoned Property List by State Treasurer
21	32	38	Amends	Sec. 602.1302(3)	Payment of Jurors from Jury Witness Revolving Fund
22	12	39	Amends	Sec. 602.8108(5)	Use of Court Technology and Modernization Fund
22	31	40	Adds	Sec. 7.2(g), Chapter 182, 2001 Iowa Acts	Nonreversion of Funds for Iowa Veterans Home
23	11	41	Amends	Sec. 904.108(1)(o), Code Supplement 2001	Correctional Training Program
24	32	47	Amends	25, SF 2326, if enacted	Treasurer of State Contingent FTE Positions
25	8	48	Amends	Sec. 91.10, SF 2326, 2002 lowa Acts	Scope of Practice Review Committee with the Department of Public Health
25	25	49	Repeals	Sec. 98, SF 2326, 2002 Iowa Acts	Repeals the Department of Public Health Scope of Practice Review Project
25	27	50	Amends	Sec. 154.2, SF 2326, if enacted	Riverboat Enforcement Costs
26	3	51	Amends	Sec. 175.14, SF 2326, 2002 lowa Acts	Eliminates Public Transit Assistance Appropriation
26	6	52	Nwthstnd	Sec. 312.2(14)	Public Transit Assistance Appropriation
26	14	53	Repeals	All, Chapter 2A	Repeals Commission on Compensation, Expenses, and Salaries for Elected State Officials

Page #	Line #	Bill Section	Action	Code Section	Description
26	32	56	Amends	Sec. 8.55(2)(d), as amended by HF 2075, if enacted	Technical Correction to Economic Emergency Fund Language
27	16	57	Amends	Sec. 10D.1, as added by SF 2210, 2002 lowa Acts	Technical Correction to Definitions for Chicken Production
27	21	58	Amends		Technical Correction to Tax Credit Language
27	29	59	Amends	Sec. 15E.43(1)(a) as enacted by HF 2271	Technical Correction to Tax Credit Language
28	5	60	Amends	Sec. 15E.224(1) as enacted by HF 2078	Technical Correction to Iowa Venture Capital Language
29	4	61	Amends	Sec. 41.1(28) as amended by 2001 Iowa Acts in First Extraordinary Session	Technical Correction to Apportionment Language for 28th Representative District in Dubuque County
32	14	62	Amends	Sec. 53.7(2) as amended by HF 2409	Technical Correction to Election Ballot Language
32	24	63	Amends		Technical Correction to Iowa Cultural Trust Language
33	6	64	Amends	Sec. 359.49(7A) as enacted by HF 2448	Technical Correction to Emergency Medical Service Language
33	21	65	Amends	Sec. 633.4213(1), Code Supplement 2001, as amended by HF 2531	Technical Correction to Trust Instrument Language
34	1	66	Amends	Sec. 724.26 as amended by SF 2363	Technical Correction to Firearms and Offensive Weapons Language
34	12	67	Amends	Sec. 1.1, Chapter 174, 2001 lowa Acts	Technical Correction to Tobacco Language
34	26	68	Amends	Sec. 38.2, SF 2326, if enacted	Technical Correction to House File Reference
34	33	69	Amends	Sec. 175.2, SF 2326, if enacted	Technical Correction - Nonpublic School Transportation
35	5	70	Repeals	Sec. 6, HF 2453, if enacted	Medical Examiner Definition

1	1	DIVISION I
1	2	COMPENSATION AND BENEFITS

- 1 3 Section 1.
- 4 1. STATE BOARD OF REGENTS DEMUTUALIZATION PROCEEDS
- 1 5 TRANSFER. The state board of regents shall transfer by June
- 1 6 1, 2002, to the treasurer of state for deposit in the salary
- 1 7 adjustment fund the sum of \$30,000,000 from the proceeds
- 1 8 received by the state board of regents as a result of the
- 1 9 demutualization of the principal mutual holding company. The
- 1 10 amount transferred represents the portion of the funds
- 1 11 utilized by the state board of regents institutions for
- 1 12 employer contributions toward the premiums on insurance
- 1 13 policies which were paid from state general fund
- 1 14 appropriations for previous fiscal years.
- 1 15 2. COLLECTIVE BARGAINING AGREEMENTS FUNDED -- REGENTS
- 1 16 DEMUTUALIZATION PROCEEDS. The state board of regents
- 1 17 demutualization proceeds transferred pursuant to subsection 1
- 1 18 to the salary adjustment fund are appropriated and shall be
- 1 19 distributed by the department of management to the various
- 1 20 state departments, boards, commissions, councils, and
- 1 21 agencies, including the state board of regents, for the fiscal
- 1 22 year beginning July 1, 2002, and ending June 30, 2003, in the
- 1 23 amount of \$30,000,000, or so much thereof as may be necessary,
- 1 24 to fully fund the following annual pay adjustments, expense
- 1 25 reimbursements, and related benefits:
- 1 26 a. The collective bargaining agreement negotiated pursuant
- 1 27 to chapter 20 for employees in the blue collar bargaining
- 1 28 unit.
- 1 29 b. The collective bargaining agreement negotiated pursuant
- 1 30 to chapter 20 for employees in the public safety bargaining
- 1 31 unit.
- 1 32 c. The collective bargaining agreement negotiated pursuant
- 1 33 to chapter 20 for employees in the security bargaining unit.
- 1 34 d. The collective bargaining agreement negotiated pursuant

Transfers \$30,000,000 from the Board of Regents to the State Treasurer for deposit into the Salary Adjustment Fund.

DETAIL: The Board of Regents received proceeds in the form of shares of stock as a result of the demutualization of Principal Mutual Holding Company. The proceeds total approximately \$103,900,000. The Regent universities have held insurance policies with companies that are a part of Principal for many years (the majority of the proceeds are from life and disability policies). Since Principal was authorized to demutualize, the proceeds were allocated to policyholders.

The transferred demutualization funds to the Salary Adjustment Fund of \$30,000,000 for FY 2003 are to be distributed by the Department of Management (DOM) to the various State departments, boards, commissions, councils, and agencies to pay salary increases negotiated by the bargaining units as listed.

DETAIL: The appropriation funds the collective bargaining agreements for contract-covered employees in all collective bargaining units. These include:

- American Federation of State, County, and Municipal Employees (AFSCME) - 3.00% across-the-board salary increase on October 25, 2002; continuation of merit step increases and an additional step added to the top of the range effective February 1, 2003.
- 2. Iowa United Professionals (IUP) 3.00% across-the-board salary increase on June 21, 2002; continuation of merit step increases for employees who are not on the top step of the pay range.
- 3. United Faculty of Iowa (UFI) 5.60% average pay increase on July 1, 2002.
- 4. State Police Officer's Council (SPOC) 3.00% across-the-board salary increase on June 21, 2002; continuation of merit step increases for employees who are not on the top step of the pay

- 1 35 to chapter 20 for employees in the technical bargaining unit.
- 2 1 e. The collective bargaining agreement negotiated pursuant
- 2 2 to chapter 20 for employees in the professional fiscal and
- 2 3 staff bargaining unit.
- 2 4 f. The collective bargaining agreement negotiated pursuant
- 2 5 to chapter 20 for employees in the university of northern lowa
- 2 6 faculty bargaining unit.
- 2 7 g. The collective bargaining agreement negotiated pursuant
- 2 8 to chapter 20 for employees in the clerical bargaining unit.
- 2 9 h. The collective bargaining agreement negotiated pursuant
- 2 10 to chapter 20 for employees in the professional social
- 2 11 services bargaining unit.
- 2 12 i. The collective bargaining agreement negotiated pursuant
- 2 13 to chapter 20 for employees in the community-based corrections
- 2 14 bargaining unit.
- 2 15 j. The collective bargaining agreement negotiated pursuant
- 2 16 to chapter 20 for employees in the judicial branch of
- 2 17 government bargaining unit.
- 2 18 k. The collective bargaining agreement negotiated pursuant
- 2 19 to chapter 20 for employees in the patient care bargaining
- 2 20 unit.
- 2 21 I. The collective bargaining agreement negotiated pursuant
- 2 22 to chapter 20 for employees in the science bargaining unit.
- 2 23 m. The collective bargaining agreement negotiated pursuant
- 2 24 to chapter 20 for employees in the state university of lowa
- 2 25 graduate student bargaining unit.
- 2 26 n. The collective bargaining agreement negotiated pursuant
- 2 27 to chapter 20 for employees in the state university of Iowa
- 2 28 hospital and clinics tertiary health care bargaining unit.
- 2 29 o. The annual pay adjustments, related benefits, and
- 2 30 expense reimbursements referred to in sections 2 and 3 of this
- 2 31 division of this Act for employees not covered by a collective
- 2 32 bargaining agreement.
- 2 33 3. In distributing moneys from the salary adjustment fund,
- 2 34 the department of management shall take into consideration the
- 2 35 special circumstances of those state institutions operating

range.

- Public, Professional, and Maintenance Employees (PPME) -2.00% across-the-board salary increase on July 1, 2002, and a 2.00% increase January 1, 2003; continuation of merit step increases for employees who are not on the top step of the pay range.
- 6. Campaign to Organize Graduate Students (COGS) 4.00% average pay increase on July 1, 2002.
- 7. Tertiary Health Care at the University of Iowa 6.00% average pay increase on July 1, 2002.

Requires the Department of Management to consider the impact of net budgeting when allocating the salary adjustment funds.

- 3 1 under the net general fund appropriation budgeting system so
- 3 2 that such institutions are not adversely affected because of
- 3 3 the use of that budgeting system.
- 3 4 Sec. 2. NONCONTRACT STATE EMPLOYEES -- GENERAL.
- 3 5 1. a. For the fiscal year beginning July 1, 2002, the
- 3 6 maximum salary levels of all pay plans provided for in section
- 3 7 19A.9, subsection 2, as they exist for the fiscal year ending
- 3 8 June 30, 2002, shall be increased by 3 percent for the pay
- 3 9 period beginning October 25, 2002, and any additional changes
- 3 10 in the pay plans shall be approved by the governor.
- 3 11 b. For the fiscal year beginning July 1, 2002, employees
- 3 12 may receive a step increase or the equivalent of a step
- 3 13 increase.
- 3 14 2. The pay plans for state employees who are exempt from
- 3 15 chapter 19A and who are included in the department of revenue
- 3 16 and finance's centralized payroll system shall be increased in
- 3 17 the same manner as provided in subsection 1, and any
- 3 18 additional changes in any executive branch pay plans shall be
- 3 19 approved by the governor.
- 3 20 3. This section does not apply to members of the general
- 3 21 assembly, board members, commission members, salaries of
- 3 22 persons set by the general assembly pursuant to this division
- 3 23 of this Act or salaries of appointed state officers set by the
- 3 24 governor, other persons designated, employees designated under
- 3 25 section 19A.3, subsection 5, and employees covered by 581 IAC
- 3 26 4.6(3).
- 3 27 4. The pay plans for the bargaining eligible employees of
- 3 28 the state shall be increased in the same manner as provided in
- 3 29 subsection 1, and any additional changes in such executive
- 3 30 branch pay plans shall be approved by the governor. As used
- 3 31 in this section, "bargaining eligible employee" means an
- 3 32 employee who is eligible to organize under chapter 20, but has
- 3 33 not done so.

Provides noncontract State employees with a 3.00% across-the-board salary increase on October 25, 2002, and continuation of merit step increases for employees who are not on the top step of the pay range.

Specifies that noncontract State employee increases do not apply to:

- 1. Members of the General Assembly.
- 2. Board or commission members.
- 3. Salaries set by the General Assembly.
- 4. Salaries set by the Governor.
- 5. Employees under Section 19A.3(5), <u>Code of Iowa</u> (presidents, deans, directors, teachers, professional and scientific personnel, and student employees of the Board of Regents).
- 6. Employees of the Board of Regents (except Board Office employees).
- 7. Employees who exceed the pay for the top of the range.

3 35 be approved by the governor.

4 1 Sec. 3. STATE EMPLOYEES -- STATE BOARD OF REGENTS. Funds

- 4 2 from the appropriation in section 1, subsection 2 of this
- 4 3 division of this Act, not to exceed \$18,000,000, shall be
- 4 4 allocated to the state board of regents for the purposes of
- 4 5 providing increases for state board of regents employees
- 4 6 covered by section 1 of this division of this Act and for
- 4 7 state board of regents employees not covered by a collective
- 4 8 bargaining agreement as follows:
- 4 9 1. For regents merit system employees and merit
- 4 10 supervisory employees to fund for the fiscal year, increases
- 4 11 comparable to those provided for similar contract-covered
- 4 12 employees in this division of this Act.
- 4 13 2. For faculty members and professional and scientific
- 4 14 employees to fund for the fiscal year, percentage increases
- 4 15 comparable to those provided for contract-covered employees in
- 4 16 section 1, subsection 2, paragraph "f", of this division of
- 4 17 this Act.

4 18 Sec. 4. STATE COURTS -- JUSTICES, JUDGES, AND MAGISTRATES.

- 4 19 1. Funds from the appropriation in section 1, subsection 2
- 4 20 of this division of this Act. not to exceed \$2.970,000, shall
- 4 21 be allocated to the judicial branch for the purpose of
- 4 22 providing increases in salaries for state judges, justices,
- 4 23 and magistrates. The salary rates specified in subsection 2
- 4 24 are for the fiscal year beginning July 1, 2002, effective for
- 4 25 the pay period beginning December 20, 2002, and for subsequent
- 4 26 fiscal years until otherwise provided by the general assembly.

4 27 2. The following annual salary rates shall be paid to the

- 4 28 persons holding the judicial positions indicated during the
- 4 29 fiscal year beginning July 1, 2002, effective with the pay
- 4 30 period beginning December 20, 2002, and for subsequent pay
- 4 31 periods.
- 4 32 a. Chief justice of the supreme court:

this Section.

Allocates \$18,000,000 of Salary Adjustment Funds to the Board of Regents for contract and noncontract employee salary increases.

DETAIL: Board of Regents merit system employees receive increases comparable to other contract-covered employees.

Allocates \$2,970,000 of Salary Adjustment Funds to the Judicial Branch.

Sets the FY 2003 salary rates for judicial positions.

DETAIL: Provides a 3.00% salary increase on December 20, 2002, for justices, judges, and magistrates.

4 33\$ 124,550	
4 34 b. Each justice of the supreme court:	
4 35\$ 120,100 5 1 c. Chief judge of the court of appeals:	
5 2\$ 119,980	
5 3 d. Each associate judge of the court of appeals:	
5 4\$ 115,540	
5 5 e. Each chief judge of a judicial district:	
5 6\$ 114,470	
<ul><li>5 7 f. Each district judge except the chief judge of a</li><li>5 8 judicial district:</li></ul>	
5 9\$ 109,810	
5 10 g. Each district associate judge:	
5 11\$ 95,700	
5 12 h. Each associate juvenile judge:	
5 13\$ 95,700	
5 14 i. Each associate probate judge:	
5 15\$ 95,700	
5 16 j. Each judicial magistrate:	
5 17\$ 28,530	
5 18 k. Each senior judge:	
5 19\$ 6,370	
5 20 3. Persons receiving the salary rates established under	Prohibits judicial positions from receiving any additional salary
5 21 subsection 2 shall not receive any additional salary	adjustments under this Act.
5 22 adjustments provided by this division of this Act.	
5 23 Sec. 5. APPROPRIATIONS FROM ROAD FUNDS.	Road Use Tax Fund appropriation to the Salary Adjustment Fund.
5 24 1. There is appropriated from the road use tax fund to the	Trodd ode Tax i and appropriation to the odiary hajdotment i and.
5 25 salary adjustment fund for the fiscal year beginning July 1,	
5 26 2002, and ending June 30, 2003, the following amount, or so	
5 27 much thereof as may be necessary, to be used for the purpose	
5 28 designated:	
5 29 To supplement other funds appropriated by the general	
5 30 assembly:	
5 31 \$ 1,588,368	

PG LN L	.SB7171H	Explanation
<ul> <li>5 32 2. There is appropriated fro</li> <li>5 33 salary adjustment fund, for the</li> <li>5 34 2002, and ending June 30, 2</li> <li>5 35 much thereof as may be need</li> <li>6 1 designated:</li> <li>6 2 To supplement other funds</li> <li>6 3 assembly:</li> <li>6 4</li> </ul>	the fiscal year beginning July 1, 2003, the following amount, or so be used for the purpose appropriated by the general	Primary Road Fund appropriation to the Salary Adjustment Fund.
<ul> <li>6 5 3. Except as otherwise provided</li> <li>6 Act, the amounts appropriate</li> <li>7 used to fund the annual pay a</li> <li>8 reimbursements, and related</li> <li>9 provided in this division of this</li> </ul>	d in subsections 1 and 2 shall be adjustments, expense benefits for public employees as	Requires appropriations from the Road Use Tax Fund and the Primary Road Fund to be used as provided in this Bill.
6 10 Sec. 6. SPECIAL FUNDS - 6 11 revolving, trust, or special fur 6 12 road fund or the road use tax 6 13 assembly has established ar 6 14 expenditure authorization is 6 15 provided, in an amount nece 6 16 as provided in this division or	x fund, for which the general n operating budget, a supplemental provided, unless otherwise essary to fund salary adjustments,	Provides supplemental expenditure authorization for revolving trust funds or other special funds, except the Road Use Tax Fund and the Primary Road Fund, to be used to fund salary adjustments.
6 17 Sec. 7. GENERAL FUND S 6 18 for distribution from the salar 6 19 subsection 2 of this division of 6 20 salaries supported from gene 6 21 state except for employees of 6 22 funds allocated in this division 6 23 the state board of regents sh 6 24 indirect costs and general un	of this Act relate only to eral fund appropriations of the of the state board of regents. The on of this Act for employees of hall exclude general university	Requires that the General Fund appropriation made in this Bill be used only to support salaries funded from the General Fund.
6 25 Sec. 8. FEDERAL FUNDS 6 26 beginning July 1, 2002, and 6 27 grants to and the federal rec		Requires eligible federal funds received to be expended for salary adjustments where appropriate.

- 6 28 this division of this Act which are received and may be
- 6 29 expended for purposes of this division of this Act are
- 6 30 appropriated for those purposes and as set forth in the
- 6 31 federal grants or receipts.
- 6 32 Sec. 9. STATE TROOPER MEAL ALLOWANCE. For the fiscal year
- 6 33 beginning July 1, 2002, and ending June 30, 2003, the sworn
- 6 34 peace officers in the department of public safety who are not
- 6 35 covered by a collective bargaining agreement negotiated
- 7 1 pursuant to chapter 20 shall receive the same per diem meal
- 7 2 allowance as the sworn peace officers in the department of
- 7 3 public safety who are covered by a collective bargaining
- 7 4 agreement negotiated pursuant to chapter 20.
- 7 5 Sec. 10. SALARY MODEL COORDINATOR. Of the funds
- 7 6 appropriated in section 1, subsection 2, of this division of
- 7 7 this Act, \$126,767 for the fiscal year beginning July 1, 2002,
- 7 8 is allocated to the department of management for salary and
- 7 9 support of the salary model coordinator who shall work in
- 7 10 conjunction with the legislative fiscal bureau to maintain the
- 7 11 state's salary model used for analyzing, comparing, and
- 7 12 projecting state employee salary and benefit information,
- 7 13 including information relating to employees of the state board
- 7 14 of regents. The department of revenue and finance, the
- 7 15 department of personnel, the five institutions under the
- 7 16 jurisdiction of the state board of regents, the judicial
- 7 17 district departments of correctional services, and the state
- 7 18 department of transportation shall provide salary data to the
- 7 19 department of management and the legislative fiscal bureau to
- 7 20 operate the state's salary model. The format and frequency of
- 7 21 provision of the salary data shall be determined by the
- 7 22 department of management and the legislative fiscal bureau.
- 7 23 The information shall be used in collective bargaining
- 7 24 processes under chapter 20 and in calculating the funding
- 7 25 needs contained within the annual salary adjustment
- 7 26 legislation. A state employee organization as defined in

Specifies that sworn peace officers in the Department of Public Safety, not covered by a collective bargaining agreement, receive the same per diem meal allowance as covered sworn peace officers.

Allocates \$126,767 to the Department of Management for the costs of a salary model administrator. Requires the administrator-coordinator to work in conjunction with the Legislative Fiscal Bureau in maintaining the State's salary model. Requires the following departments or entities to provide salary data to the Department of Management and the Legislative Fiscal Bureau:

- 1. Revenue and Finance
- Personnel
- 3. Five institutions of the Board of Regents
- 4. Eight judicial districts departments of correctional services (CBCs)
- Department of Transportation

Specifies that a State employee organization may request information produced by the model, but the information provided shall not be individually identifiable.

- 7 27 section 20.3, subsection 4, may request information produced
- 7 28 by the model, but the information provided shall not contain
- 7 29 information attributable to individual employees.
- 7 30 Sec. 11. HEALTH INSURANCE INCENTIVE PROGRAMS. For the
- 7 31 fiscal year beginning July 1, 2002, and ending June 30, 2003,
- 7 32 the department of revenue and finance shall administer the
- 7 33 health insurance incentive programs as contained in the
- 7 34 collective bargaining agreements. The incentive payment shall
- 7 35 be distributed in the paycheck of an eligible state employee
- 8 1 if the employee is employed by a central state agency. Each
- 8 2 judicial district department of correctional services and the
- 8 3 state board of regents shall provide monthly to the department
- 8 4 of revenue and finance a list of their employee counts by
- 8 5 benefit plan that qualify for the incentive and the amount of
- 8 6 the incentive due. The judicial district department of
- 8 7 correctional services and the state board of regents shall
- 8 8 include the amount of the incentive payment in their eligible
- 8 9 employees' paychecks as soon as the payment is
- 8 10 administratively practical.

- Requires the Department of Revenue and Finance (DRF) to administer the Health Insurance Incentive Programs for FY 2003.
- DETAIL: The current contracts make provisions for monetary incentives for employees to switch to less expensive health insurance plans. These plans are to be administered by the DRF.

8 11 Sec. 12. TERMINAL LIABILITY HEALTH INSURANCE SURCHARGE.

- 8 12 For the period beginning July 1, 2002, and ending January 3,
- 8 13 2003, the department of personnel shall include in the rates
- 8 14 for the Wellmark Blue Cross/Blue Shield Program 3 Plus,
- 8 15 Wellmark Blue Cross/Blue Shield Program 3 plus with a
- 8 16 comprehensive major medical overlay, and Iowa Select Preferred
- 8 17 Provider Organization health insurance plans a surcharge, as
- 8 18 determined by the department of management, on only the
- 8 19 employer's share of the health insurance premium cost to fund
- 8 20 the state's share of the terminal liability of the existing
- 8 21 Wellmark health insurance contract. The department of revenue
- 8 22 and finance shall collect the surcharge from state agencies,
- 8 23 the state fair board, state board of regents, and the judicial  $\,$
- 8 24 district departments of correctional services. The proceeds
- 8 25 of the surcharge shall be credited to the terminal liability

Authorizes the Department of Personnel to establish a surcharge during the period July 1, 2002, to January 3, 2003, to fund the terminal health insurance liability. This surcharge would be paid from all sources of funds.

- 8 26 health insurance fund created in section 421.46. The health
- 8 27 insurance plans provided to state employees covered by the
- 8 28 state police officers council collective bargaining agreement
- 8 29 are exempt from the surcharge provided in this section.
- 8 30 Sec. 13. 2002 Iowa Acts, Senate File 2304, section 21,
- 8 31 subsection 3, is amended to read as follows:
- 8 32 3. As part of implementing the reduction made in
- 8 33 subsection 1, notwithstanding the annual salary rates
- 8 34 authorized for justices, judges, and magistrates in 2001 lowa
- 8 35 Acts, chapter 190, section 1, for the fiscal year beginning
- 9 1 July 1, 2001, those salary rates shall be reduced by applying
- 9 2 a 5 percent reduction to the portion of annual salary
- 9 3 attributable to the period beginning on the effective date of
- 9 4 this Act through June 30 20, 2002. Subsection 2 does not
- 9 5 apply to justices, judges, and magistrates subject to this
- 9 6 subsection.
- 9 7 Sec. 14. 2002 lowa Acts, Senate File 2304, section 25,
- 9 8 subsections 3 and 4, are amended to read as follows:
- 9 9 3. As part of implementing the reduction made in this
- 9 10 section, notwithstanding the annual salary rates authorized
- 9 11 for elective executive branch officials in 2000 lowa Acts.
- 9 12 chapter 1219, section 3, for the fiscal year beginning July 1,
- 9 13 2001, the salary rates for such officials shall be reduced by
- 9 14 applying a 5 percent reduction to the portion of annual salary
- 9 15 attributable to the period beginning on the effective date of
- 9 16 this Act through June 30 20, 2002. Subsection 2 does not
- 9 17 apply to elective executive branch officials subject to this
- 9 18 subsection.
- 9 19 4. As part of implementing the reduction made in this
- 9 20 section, notwithstanding the annual salaries established under
- 9 21 2001 lowa Acts, chapter 190, section 3, for the fiscal year
- 9 22 beginning July 1, 2001, each of those salaries shall be
- 9 23 reduced by applying a 5 percent reduction to the portion of
- 9 24 the salary attributable to the period beginning on the

CODE: Amends Senate File 2304 (FY 2002 Budget Adjustments Act) to correct the ending date of the pay period for the end of the FY 2002.

CODE: Amends Senate File 2304 (FY 2002 Budget Adjustments Act) to correct the ending date of the pay period for the end of the FY 2002.

- 9 25 effective date of this Act through June 30 20, 2002.
- 9 26 Subsection 2 does not apply to appointed executive branch
- 9 27 officers subject to this subsection.
- 9 28 Sec. 15. Section 421.46, subsection 2, Code Supplement
- 9 29 2001, is amended by striking the subsection.
- 9 30 Sec. 16. EFFECTIVE DATE. Section 1. subsection 1 of this
- 9 31 Act relating to the state board of regents demutualization
- 9 32 proceeds transfer, being deemed of immediate importance, takes
- 9 33 effect upon enactment.
- 9 34 DIVISION II
- 9 35 STATUTORY AND SESSION LAW CHANGES
- 10 1 Sec. 17. Section 8.63, subsection 4, Code 2001, is amended
- 10 2 to read as follows:
- 10 3 4. a. In order for the innovations fund to be self-
- 10 4 supporting, the innovations fund committee shall establish
- 10 5 repayment schedules for each innovation fund loan awarded.
- 10 6 Agencies shall repay the funds over a period not to exceed
- 10 7 five years with interest, at a rate to be determined by the
- 10 8 innovations fund committee.
- 10 9 b. If the department of management and the department of
- 10 10 revenue and finance certify that the savings from a proposed
- 10 11 innovations fund project will result in a net increase in the
- 10 12 balance of the general fund of the state without a
- 10 13 corresponding cost savings to the requesting agency, and if
- 10 14 the requesting agency meets all other eligibility
- 10 15 requirements, the innovations fund committee may approve the
- 10 16 loan for the project and not require repayment by the
- 10 17 requesting agency. There is appropriated from the general
- 10 18 fund of the state to the department of revenue and finance an

CODE: Strikes the section of the <u>Code of Iowa</u> that requires the Health Insurance Terminal Liability Fund to be used to reimburse agencies for the General Fund cost of paying the terminal liability surcharge.

Specifies that the transfer of \$30,000,000 Regent demutualization funding takes effect upon enactment.

CODE: Eliminates the requirement that the Departments of Management and Revenue and Finance certify that State General Fund savings will result from innovation projects prior to the Innovations Fund Committee approval of projects for loans. Also eliminates appropriations from the General Fund to the Department of Revenue and Finance for repayment of innovations loans.

10 19 amount sufficient to repay the loan amount.

- 10 20 Sec. 18. Section 12.21, Code 2001, is amended to read as
- 10 21 follows:
- 10 22 12.21 ACCEPTING CREDIT CARD PAYMENTS.
- 10 23 1. The treasurer of state may enter into an agreement with
- 10 24 a financial institution or other credit card processor to
- 10 25 provide credit card receipt processing for state departments
- 10 26 which are authorized by the treasurer of state to accept
- 10 27 payment by credit card.
- 10 28 2. A department which accepts authorized by the treasurer
- 10 29 of state to accept payment by credit card payments may adjust
- 10 30 its fees to reflect the cost of credit card receipt processing
- 10 31 as determined by the treasurer of state. A fee may be charged
- 10 32 by a department for using the credit card payment method
- 10 33 notwithstanding any other provision of the Code setting
- 10 34 specific fees. The fees charged to a payer shall be the same
- 10 35 regardless of payment method unless otherwise permitted in the
- 11 1 agreement with the financial institution or credit card
- 11 2 processor.
- 11 3 3. The credit card charges applied by a financial
- 11 4 institution or credit card processor for credit card receipts
- 11 5 accepted in accordance with subsection 1 shall be considered
- 11 6 to be part of the payment due and accepted. A state
- 11 7 department authorized by the treasurer of state to accept
- 11 8 payment by credit card shall pay the credit card receipt
- 11 9 processing charges from aggregate fees collected.
- 11 10 4. The treasurer of state shall adopt rules to implement
- 11 11 this section.
- 11 12 Sec. 19. Section 14B.203, subsection 3, Code Supplement
- 11 13 2001, is amended to read as follows:
- 11 14 3. In addition to other forms of payment, credit cards
- 11 15 shall be accepted in payment for moneys owed to a governmental
- 11 16 entity as provided in this section, according to rules which
- 11 17 shall be adopted by the treasurer of state under section

CODE: Changes statutory language relating to the State Treasurer regarding use of credit cards for payments to the State. Allows the State to pass the cost of using credit card receipts to the payer. Requires the State Treasurer to adopt rules to implement this Section.

CODE: Makes corrective changes to statutory language related to the Information Technology Department regarding the use of credit cards for payments to the State.

11 18 12.21. The fees to be charged shall not exceed those

- 11 19 permitted by statute. A governmental entity may adjust its
- 11 20 fees to reflect the cost of processing as determined by the
- 11 21 treasurer of state. The discount charged by the credit card
- 11 22 issuer may be included in determining the fees to be paid for
- 11 23 completing a financial transaction under this section by using
- 11 24 a credit card.
- 11 25 Sec. 20. Section 14B.205, Code 2001, is amended to read as
- 11 26 follows:
- 11 27 14B.205 CREDIT CARDS ACCEPTED.
- 11 28 In addition to other forms of payment, credit cards may
- 11 29 shall be accepted in accordance with section 12.21 in payment
- 11 30 for any fees, including but not limited to interest,
- 11 31 penalties, subscriptions, registrations, purchases,
- 11 32 applications, licenses, permits, or other filings transmitted
- 11 33 or transactions conducted electronically. The fees to be
- 11 34 charged shall not exceed those permitted by statute, except
- 11 35 that the discount charged by the credit card issuer may be
- 12 1 included in determining the fee to be charged for records
- 12 2 transmitted or transactions conducted electronically.
- 12 3 Sec. 21. Section 15.108, subsection 9, paragraph e, Code
- 12 4 Supplement 2001, is amended to read as follows:
- 12 5 e. At the director's discretion, accept Accept payment by
- 12 6 credit card in accordance with section 12.21 of any fees,
- 12 7 interest, penalties, subscriptions, registrations, purchases,
- 12 8 or other payments, or any portion of such payments, which are
- 12 9 due or collected by the department. The department may adjust
- 12 10 the amount of the payment to reflect the costs of processing
- 12 11 the payment as determined by the treasurer of state and the
- 12 12 payment by credit card shall include, in addition to all other
- 12 13 charges, any discount charged by the credit card issuer.

CODE: Makes corrective changes to statutory language related to the Information Technology Department regarding the use of credit cards for payments to the State.

CODE: Makes corrective changes to statutory language related to the Department of Economic Development regarding the use of credit cards for payments to the State.

DETAIL: Eliminates the Director's discretion. The Department is required to accept payments by credit card.

CODE: Requires the Legislative Service Bureau to solicit and process orders for the specified printed materials.

- 12 15 amended to read as follows:
- 12 16 6. Have legal custody of all Codes, session laws, books of
- 12 17 annotations, tables of corresponding sections, publications,
- 12 18 except premium lists published by the lowa state fair board,
- 12 19 containing reprints of statutes or administrative rules, or
- 12 20 both, reports of state departments, and reports of the supreme
- 12 21 court, and sell, account for, and distribute the same as
- 12 22 provided by law. However, the legislative service bureau
- 12 23 shall solicit and process orders for the distribution of all
- 12 24 printed Codes, session laws, administrative codes and
- 12 25 bulletins, court rules, and the state roster.
- 12 26 Sec. 23. Section 18.97A, Code 2001, is amended by adding
- 12 27 the following new unnumbered paragraph:
- 12 28 NEW UNNUMBERED PARAGRAPH. The office of the governor, the
- 12 29 supreme court, and the legislative council shall control the
- 12 30 number of copies of the printed publications enumerated in
- 12 31 section 18.97 distributed to recipients in their respective
- 12 32 branches.
- 12 33 Sec. 24. Section 101.24, Code 2001, is amended by adding
- 12 34 the following new subsection:
- 12 35 NEW SUBSECTION. 5. If a tank manufactured for aboveground
- 13 1 use at a tank site meets the requirements of sections 2-3.5
- 13 2 and 2-3.6 of the standard national fire protection association
- 13 3 30 flammable and combustible liquids code 1993 edition, and
- 13 4 the tank owner has complied with section 101.22 on or before
- 13 5 June 30, 2001, the fire marshal shall consider the aboveground
- 13 6 tank equivalent of the underwriters laboratory rated tanks
- 13 7 described in section 2-2.3.1(a) of the standard national fire
- 13 8 protection association 30 flammable and combustible liquids
- 13 9 code, 1993 edition, for purposes of this chapter.
- 13 10 Sec. 25. NEW SECTION. 239B.2B ELIGIBILITY OF
- 13 11 NONCITIZENS.

CODE: Requires the Governor, Supreme Court, and the Legislative Council to control the number of free copies of certain legal publications to be provided as specified in Section 18.97, <u>Code of lowa</u>.

CODE: States that if an aboveground storage tank meets the standards established in the NFPA 30 Flammable and Combustible Liquids Code (1993 edition) and the tank owner has complied with Section 101.22 of the <u>Code of Iowa</u> on or before June 30, 2001, the fire marshal is to consider the aboveground storage tank equivalent of a double-walled tank under Section 2-2.3.2(a) of the standard NFPA 30 Flammable and Combustible Liquids Code.

CODE: Permits persons that meet specified conditions, to be eligible for participation in the Family Investment Program (FIP).

13 12 A person who meets the conditions of eligibility under

- 13 13 section 239B.2 and who meets either of the following
- 13 14 requirements shall be eligible for participation in the family
- 13 15 investment program:
- 13 16 1. The person is a conditional resident alien who was
- 13 17 battered or subjected to extreme cruelty, or whose child was
- 13 18 battered or subjected to extreme cruelty, perpetrated by the
- 13 19 person's spouse who is a United States citizen or lawful
- 13 20 permanent resident as described in 8 C.F.R. § 216.5(a)(3).
- 13 21 2. The person was battered or subjected to extreme
- 13 22 cruelty, or the person's child was battered or subjected to
- 13 23 extreme cruelty, perpetrated by the person's spouse who is a
- 13 24 United States citizen or lawful permanent resident and the
- 13 25 person's petition has been approved or a petition is pending
- 13 26 that sets forth a prima facie case that the person has
- 13 27 noncitizen status under any of the following categories:
  - 3 28 a. Status as a spouse or child of a United States citizen
- 13 29 or lawful permanent resident under the federal Immigration and
- 13 30 Nationality Act, § 204(a)(1), as codified in 8 U.S.C. §
- 13 31 1154(a)(1)(A).
- 3 32 b. Status as a spouse or child who was battered or
- 13 33 subjected to extreme cruelty by a United States citizen or
- 13 34 lawful permanent resident, under the federal Immigration and
- 13 35 Nationality Act, § 204(a)(iii), as codified in 8 U.S.C. §
- 14 1 1154(a)(1)(A)(iii).
- 14 2 c. Classification as a person lawfully admitted for
- 14 3 permanent residence under the federal Immigration and
- 14 4 Nationality Act.
- 14 5 d. Suspension of deportation and adjustment of status
- 14 6 under the federal Immigration and Nationality Act, § 244(a),
- 14 7 as in effect before the date of enactment of the federal
- 14 8 Illegal Immigration Reform and Immigrant Responsibility Act of 14 9 1996.
- 14 10 e. Cancellation of removal or adjustment of status under
- 14 11 the federal Immigration and Nationality Act, § 240A, as
- 14 12 codified in 8 U.S.C. § 1229b.
- 14 13 f. Status as an asylee, if asylum is pending, under the
- 14 14 federal Immigration and Nationality Act, § 208, as codified in

DETAIL: Creates a State Program under FIP for persons that meet the eligibility criteria in this Section. There are currently three families that would be eligible for FIP benefits under this Program. The costs associated with the benefits provided by this Program are not eligible for federal financial participation and must be funded totally by State funds.

FISCAL IMPACT: The estimated cost of this Section for FY 2003 is approximately \$16,000.

14 15 8 U.S.C. § 1158.

14 16 Sec. 26. Section 249A.3, subsection 2, paragraph a, Code

14 17 Supplement 2001, is amended to read as follows:

14 18 a. As provided either pursuant to subparagraph (1) or

14 19 pursuant to subparagraphs (2) and (3):

14 20 (1) As allowed under 42 U.S.C. §

14 21 1396a(a)(10)(A)(ii)(XIII), individuals with disabilities, who

14 22 are less than sixty-five years of age, who are members of

14 23 families whose income is less than two hundred fifty percent

14 24 of the most recently revised official poverty line guidelines

14 25 published by the federal office of management and budget

14 26 United States department of health and human services for the

14 27 family, who have earned income and who are eligible for

14 28 supplemental security income or supplemental security income-

14 29 related medical assistance or additional medical assistance

14 30 under this section if earnings are disregarded. As allowed by

14 31 42 U.S.C. § 1396a(r)(2), unearned income shall also be

14 32 disregarded in determining whether an individual is eligible

14 33 for assistance under this paragraph subparagraph. For the

14 34 purposes of determining the amount of an individual's

14 35 resources under this paragraph subparagraph and as allowed by

15 1 42 U.S.C. § 1396a(r)(2), a maximum of ten thousand dollars of

15 2 available resources shall be disregarded and any additional

15 3 resources held in a retirement account, in a medical savings

15 4 account, or in any other account approved under rules adopted

15 5 by the department shall also be disregarded. Individuals

 $15\ \ 6\ \ eligible$  for assistance under this paragraph subparagraph,

15 7 whose individual income exceeds one hundred fifty percent of

15 8 the official poverty line guidelines published by the federal

15 9 office of management and budget United States department of

15 10 health and human services for an individual, shall pay a

15 11 premium. The amount of the premium shall be based on a

15 12 sliding fee schedule adopted by rule of the department and

15 13 shall be based on a percentage of the individual's income.

15 14 The maximum premium payable by an individual whose income

15 15 exceeds one hundred fifty percent of the official poverty line

CODE: Permits the Department of Human Services to use either the Balanced Budget Act of 1997 or the federal Ticket to Work Incentives Improvement Act for purposes of providing the Medicaid buy-in to persons with disabilities that have earned income. The maximum premium charged is to be equal to the cost of the State employees' group health insurance.

15	16	guidelines shall be commensurate with premiums charged for
15	17	private the cost of state employees' group health insurance in
15	18	this state. This paragraph shall be implemented no later than
15	19	March 1, 2000.
15	20	(2) As allowed under 42 U.S.C. § 1396a(a)(10)(A)(ii)(XV),
15	21	individuals who are at least sixteen years of age but less
15	22	than sixty-five years of age who, but for earnings in excess
15	23	of the limit established under 42 U.S.C. § 1396d(q)(2)(B),
15	24	would be considered to be receiving federal supplemental
15	25	security income, and who are members of families whose income
15	26	is less than two hundred fifty percent of the most recently
15	27	revised official poverty guidelines published by the United
15	28	States department of health and human services for the family,
15	29	subject to a resource limit of twelve thousand dollars for an
15	30	individual and thirteen thousand dollars for a couple. For
15	31	the purposes of determining the amount of an individual's or
15	32	couple's resources under this subparagraph, any resources held
15	33	in a retirement account, in a medical savings account, or in
15	34	any other account approved under rules adopted by the
15	35	department shall be disregarded. Individuals eligible for
16	1	assistance under this subparagraph whose individual income
16	2	exceeds one hundred fifty percent of the official poverty
16	3	guidelines for an individual shall pay a premium. The amount
16	4	of the premium shall be based on a sliding fee schedule
16	5	adopted by rule of the department and shall be based on a
16	6	percentage of the individual's income. The maximum premium
16	7	payable by an individual whose income exceeds one hundred
16	8	fifty percent of the official poverty guidelines shall be
16	9	commensurate with the cost of state employees' group health
16	10	insurance in this state, but shall not exceed seven and one-
16	11	half percent of income, unless the individual's income exceeds
16	12	
16	13	(3) As allowed under 42 U.S.C. § 1396a(a)(10)(A)(ii)(XVI),
16	14	employed individuals with a medically improved disability, as
16	15	defined in 42 U.S.C. § 1396d(v)(1), who are members of
16	16	families whose income is less than two hundred fifty percent
16		of the most recently revised official poverty guidelines
16	18	published by the United States department of health and human

- 16 19 services for the family, subject to a resource limit of twelve
- 16 20 thousand dollars for an individual and thirteen thousand
- 16 21 dollars for a couple. For the purposes of determining the
- 16 22 amount of an individual's or couple's resources under this
- 16 23 subparagraph, any resources held in a retirement account, in a
- 16 24 medical savings account, or in any other account approved
- 16 25 under rules adopted by the department shall be disregarded.
- 16 26 Individuals eligible for assistance under this subparagraph
- 16 27 whose individual income exceeds one hundred fifty percent of
- 16 28 the official poverty guidelines for an individual shall pay a
- 16 29 premium. The amount of the premium shall be based on a
- 16 30 sliding fee schedule adopted by rule of the department and
- 16 31 shall be based on a percentage of the individual's income.
- 16 32 The maximum premium payable by an individual whose income
- 16 33 exceeds one hundred fifty percent of the official poverty
- 16 34 guidelines shall be commensurate with the cost of state
- 16 35 employees' group health insurance in this state, but shall not
- 17 1 exceed seven and one-half percent of income, unless the
- 17 2 individual's income exceeds four hundred fifty percent of the
- 17 3 official poverty guidelines.
- 17 4 Sec. 27. Section 256.67, subsection 1, Code Supplement
- 17 5 2001, is amended to read as follows:
- 17 6 1. Act as administrator and executive secretary of the
- 17 7 region library service area in accordance with the objectives
- 17 8 and policies adopted by the area board of trustees and with
- 17 9 the intent of this chapter.
- 17 10 Sec. 28. Section 260G.4B, subsection 1, Code Supplement
- 17 11 2001, is amended to read as follows:
- 17 12 1. The total amount of program job credits from all
- 17 13 employers which shall be allocated for all accelerated career
- 17 14 education programs in the state in any one fiscal year shall
- 17 15 not exceed the sum of three million dollars in the fiscal year
- 17 16 beginning July 1, 2000, three million dollars in the fiscal
- 17 17 year beginning July 1, 2001, three million dollars in the

CODE: Changes a statutory reference from region to library service area.

DETAIL: The regional libraries were renamed library service areas in FY 2002.

CODE: Limits the amount of withholding tax credit funds that can be diverted from the General Fund to the Accelerated Career Education (ACE) Program to \$3,000,000 for FY 2003.

DETAIL: These funds go to the community colleges for training programs under the ACE Program. The Program is administered by the Department of Economic Development. The withholding tax credit set aside was scheduled to increase from \$3,000,000 to \$6,000,000 for FY 2003. This change delays the increase for one year.

17 18 fiscal year beginning July 1, 2002, and six million doll
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- 17 19 the fiscal year beginning July 1, 2002 2003, and every fiscal
- 17 20 year thereafter. Any increase in program job credits above
- 17 21 the six-million-dollar limitation per fiscal year shall be
- 17 22 developed, based on recommendations in a study which shall be
- 17 23 conducted by the department of economic development of the
- 17 24 needs and performance of approved programs in the fiscal years
- 17 25 beginning July 1, 2000, and July 1, 2001. The study's
- 17 26 findings and recommendations shall be submitted to the general
- 17 27 assembly by the department by December 31, 2002. The study
- 17 28 shall include but not be limited to an examination of the
- 17 29 quality of the programs, the number of program participant
- 17 30 placements, the wages and benefits in program jobs, the level
- 17 31 of employer contributions, the size of participating
- 17 32 employers, and employer locations. A community college shall
- 17 33 file a copy of each agreement with the department of economic
- 17 34 development. The department shall maintain an annual record
- 17 35 of the proposed program job credits under each agreement for
- 18 1 each fiscal year. Upon receiving a copy of an agreement, the
- 18 2 department shall allocate any available amount of program job
- 18 3 credits to the community college according to the agreement
- 18 4 sufficient for the fiscal year and for the term of the
- 18 5 agreement. When the total available program job credits are
- 18 6 allocated for a fiscal year, the department shall notify all
- 18 7 community colleges that the maximum amount has been allocated
- 18 8 and that further program job credits will not be available for
- 18 9 the remainder of the fiscal year. Once program job credits
- 18 10 have been allocated to a community college, the full
- 18 11 allocation shall be received by the community college
- 18 12 throughout the fiscal year and for the term of the agreement
- 18 13 even if the statewide program job credit maximum amount is
- 18 14 subsequently allocated and used.
- 18 15 Sec. 29. Section 421.17, subsection 31, Code Supplement
- 18 16 2001, is amended to read as follows:
- 18 17 31. At the director's discretion, accept Accept payment of
- 18 18 taxes, penalties, interest, and fees, or any portion thereof

CODE: Makes corrective changes to statutory language related to the Department of Revenue and Finance regarding the use of credit cards for payments to the State.

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18 19 of the payment, by credit card in accordance with section 18 20 12.21. The director may adjust the payable amount to reflect 18 21 the costs of processing the payment as determined by the 18 22 treasurer of state and the payment by credit card shall 18 23 include, in addition to all other charges, any discount 18 24 charged by the credit card issuer.	DETAIL: Eliminates the Director's discretion. The Department is required to accept payments by credit card.
Sec. 30. Section 421.17, subsection 34, paragraph f, Code Supplement 2001, is amended to read as follows:  f. At the director's discretion, the The department may shall accept payment of debts, interest, and fees, or any portion of the payment by credit card in accordance with section 12.21. The director may adjust the payable amount to reflect the costs of processing the payment as determined by the treasurer of state and the payment by credit card shall include, in addition to all other charges, any discount charge by the credit card issuer.	CODE: Makes corrective changes to statutory language related to the Department of Economic Development regarding the use of credit cards for payments to the State.  DETAIL: Eliminates the Director's discretion. The Department is required to accept payments by credit card.
Sec. 31. Section 455A.4, subsection 5, Code 2001, is 19 1 amended to read as follows: 19 2 5. The department may accept payment of any fees, 19 3 interest, penalties, subscriptions, or other payments due or 19 4 collected by the department, or any portion of such payments, 19 5 by credit card in accordance with section 12.21. The 19 6 department may adjust the amount of the payment to reflect the 19 7 costs of processing the payment as determined by the treasurer 19 8 of state and the payment by credit card shall include, in 19 9 addition to all other charges, any discount charged by the 19 10 credit card issuer.	CODE: Makes corrective changes to statutory language related to the Department of Natural Resources regarding the use of credit cards for payments to the State.
19 11 Sec. 32. Section 476.97, subsection 11, paragraph g, 19 12 subparagraph (4), Code 2001, as amended by 2002 lowa Acts, 19 13 Senate File 429, section 2, is amended by striking the	CODE: Makes a change to telephone rate regulation.

19 14 subparagraph and inserting in lieu thereof the following:

(4) Rates may be adjusted by the board to reflect any

- 19 16 changes in revenues, expenses, and investment due to exogenous
- 19 17 factors beyond the control of the local exchange carrier,
- 19 18 including, but not limited to, the effects of local
- 19 19 competition. The board shall have one hundred eighty days to
- 19 20 consider rate changes proposed under this subparagraph, but
- 19 21 for good cause may grant one extension of sixty days, not to
- 19 22 exceed a total of two hundred forty days.
- 19 23 Sec. 33. Section 514I.5, subsection 3, Code 2001, is
- 19 24 amended to read as follows:
- 19 25 3. Members appointed by the governor shall serve two-year
- 19 26 staggered terms as designated by the governor, and legislative
- 19 27 members of the board shall serve two-year terms. The filling
- 19 28 of positions reserved for the public representatives.
- 19 29 vacancies, membership terms, payment of compensation and
- 19 30 expenses, and removal of the members are governed by chapter
- 19 31 69. Members of the board are entitled to receive
- 19 32 reimbursement of actual expenses incurred in the discharge of
- 19 33 their duties. Public members of the board are also eligible
- 19 34 to receive compensation as provided in section 7E.6. The
- 19 35 members shall select a chairperson on an annual basis from
- 20 1 among the membership of the board.
- 20 2 Sec. 34. Section 541A.1, subsection 7, Code 2001, is
- 20 3 amended to read as follows:
- 20 4 7. "Individual development account" means a either of the
- 20 5 following:
- 20 6 a. A financial instrument which that is certified to have
- 20 7 the characteristics described in section 541A.2 by the
- 20 8 operating organization.
- 20 9 b. A financial instrument that is certified by the
- 20 10 operating organization to have the characteristics described
- 20 11 in and funded by a federal individual development account
- 20 12 program under which federal and state funding contributed to
- 20 13 match account holder deposits is deposited by an operating
- 20 14 organization in accordance with federal law and regulations,

CODE: Staggers the terms of the members of the Healthy and Well Kids in Iowa (hawk-i) Board.

CODE: Updates statutory language regarding the existing Individual Development Accounts (IDAs) within the Department of Human Services Family Investment Program. Requires the certified financial instrument used to comply with federal requirements involving State and federal funds.

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- 20 15 and which includes but is not limited to any of the programs
- 20 16 implemented under the following federal laws:
- 20 17 (1) The federal Personal Responsibility and Work
- 20 18 Opportunity Act of 1996, 42 U.S.C. § 604(h).
- 20 19 (2) The federal Assets for Independence Act, Pub. L. No.
- 20 20 105-285, Title IV.
- 20 21 Sec. 35. Section 541A.3, subsection 1, unnumbered
- 20 22 paragraph 1, Code 2001, is amended to read as follows:
- 20 23 Payment by the state of a savings refund on amounts of up
- 20 24 to two thousand dollars per calendar year that an account
- 20 25 holder deposits in the account holder's account. Moneys
- 20 26 transferred to an individual development account from another
- 20 27 individual development account shall not be considered an
- 20 28 account holder deposit for purposes of determining a savings
- 20 29 refund. Payment of a savings refund either shall be made
- 20 30 directly to the account holder's account or to an operating
- 20 31 organization's central reserve account for later distribution
- 20 32 to the account holder's account in the most appropriate manner
- 20 33 as determined by the administrator. The state savings refund
- 20 34 shall be the indicated percentage of the amount deposited:
- 20 35 Sec. 36. Section 541A.3, subsection 5, Code 2001, is
- 21 1 amended to read as follows:
- 21 2 5. The administrator shall coordinate the filing of claims
- 21 3 for savings refunds authorized under subsection 1, between
- 21 4 account holders, operating organizations, and the department
- 21 5 of revenue and finance. Claims approved by the administrator
- 21 6 may be paid by the department of revenue and finance to each
- 21 7 account, or for an aggregate amount for distribution to the
- 21 8 accounts in a particular financial institution, or to an
- 21 9 operating organization's central reserve account for later
- 21 10 distribution to the account holders' accounts depending on the
- 21 11 efficiency for issuing the refunds. Claims shall be initially
- 21 12 filed with the administrator on or before a date established
- 21 13 by the administrator. Claims approved by the administrator

CODE: Updates statutory language regarding the existing Individual Development Accounts (IDAs) within the Department of Human Services Family Investment Program. Permits the payment of the State savings refund to a central reserve account for later distribution.

CODE: Updates statutory language regarding the existing Individual Development Accounts (IDAs) within the DHS Family Investment Program. Permits the payment of the State savings refund to a central reserve account for later distribution.

- 21 14 shall be paid from the general fund of the state in the manner
- 21 15 specified in section 422.74.
- 21 16 Sec. 37. Section 556.12, subsection 1, Code 2001, is
- 21 17 amended to read as follows:
- 21 18 1. If a report has been filed with the treasurer of state,
- 21 19 or property has been paid or delivered to the treasurer of
- 21 20 state, for the fiscal year ending on June 30 as required by
- 21 21 section 556.11, the treasurer of state shall provide for the
- 21 22 publication annually of at least one notice no earlier than
- 21 23 the following November 15, but not later than the following
- 21 24 November December 30. Each notice shall be published at least
- 21 25 once each week for two successive weeks in an English language
- 21 26 newspaper of general circulation in the county in this state
- 21 27 in which is located the last known address of any person to be
- 21 28 named in the notice. If an address is not listed or if the
- 21 29 address is outside this state, the notice shall be published
- 21 30 in the county in which the holder of the abandoned property
- 21 31 has its principal place of business within this state.
- 21 32 Sec. 38. Section 602.1302, subsection 3, Code 2001, is
- 21 33 amended to read as follows:
- 21 34 3. A revolving fund is created in the state treasury for
- 21 35 the payment of jury and witness fees, and mileage, and costs
- 22  $\,$  1  $\,$  related to summoning jurors by the judicial branch. The
- 22 2 judicial branch shall deposit any reimbursements to the state
- $22\ \ 3$  for the payment of jury and witness fees and mileage in the
- 22 4 revolving fund. Notwithstanding section 8.33, unencumbered
- $\,\,$  22  $\,\,$  5  $\,$  and unobligated receipts in the revolving fund at the end of a
- 22 6 fiscal year do not revert to the general fund of the state.
- 22 7 The judicial branch shall on or before February 1 file a
- 22 8 financial accounting of the moneys in the revolving fund with
- 22 9 the legislative fiscal bureau. The accounting shall include
- 22 10 an estimate of disbursements from the revolving fund for the
- 22 11 remainder of the fiscal year and for the next fiscal year.

CODE: Changes the date for publication by the State Treasurer of the list of abandoned property that has reverted to the State. The list must be published between November 15 and December 30 of each year.

CODE: Specifies that costs related to summoning jurors be taken from the Jury Witness Fee Revolving Fund instead of directly from the General Fund. Also, requires the Judicial Branch to submit a report to the Legislative Fiscal Bureau no later than February 1 on the disbursements of the revolving fund for the remainder of the fiscal year and for the next fiscal year. The Jury Witness Revolving Fund is a nonreversionary fund.

22 12 Sec. 39. Section 602.8108, subsection 5, Code Supplement 22 13 2001, is amended to read as follows:

- 2 14 5. A court technology and modernization fund is
- 22 15 established as a separate fund in the state treasury. The
- 22 16 state court administrator shall allocate one million dollars
- 22 17 of the moneys received under subsection 2 to be deposited in
- 22 18 the fund, which shall be administered by the supreme court and
- 22 19 shall be used as follows:
- 22 20 a. Eighty percent shall be used to enhance the ability of
- 22 21 the judicial branch to process cases more quickly and
- 22 22 efficiently, to electronically transmit information to state
- 22 23 government, local governments, law enforcement agencies, and
- 22 24 the public, and to improve public access to the court system.
- 22 25 Moneys in this paragraph shall not be used for the lowa court
- 22 26 information system.
- 22 27 b. Twenty percent shall be used in equal amounts to
- 22 28 facilitate alternative dispute resolution and methods to
- 22 29 resolve domestic abuse cases, which may include personnel for
- 22 30 hearings under section 236.4.
- 22 31 Sec. 40. 2001 lowa Acts, chapter 182, section 7,
- 22 32 subsection 2, is amended by adding the following new
- 22 33 paragraph:
- 22 34 NEW PARAGRAPH. g. Notwithstanding section 8.33, any
- 22 35 moneys which exceed the amount budgeted in the fiscal year
- 23 1 beginning July 1, 2001, and ending June 30, 2002, that remain
- 23 2 unencumbered or unobligated at the close of the fiscal year
- 23 3 shall not revert but shall remain available for expenditure by
- 23 4 the veterans home until the close of the succeeding fiscal
- $\,$  23  $\,$  5  $\,$  year. For the purposes of this paragraph, "moneys" means cash
- 23 6 receipts, accruals attributable to the fiscal year beginning
- $23\ 7\ \text{July 1, }2001, \text{ and ending June 30, }2002, \text{ and the amount of the}$
- 23 8 estimated reversions to the general fund, as last agreed to by
- 23 9 the state revenue estimating conference during fiscal year
- 23 10 beginning July 1, 2001.

23 11

CODE: Removes the requirements that 80.0% of the Court Technology and Modernization Fund be used to enhance and improve public access to the Court system and that 20.0% of the Fund be used in equal amounts to facilitate alternative dispute resolution and methods to resolve domestic abuse cases.

CODE: Allows nonreversion of FY 2002 funds remaining for the Iowa Veterans Home.

DETAIL: Allows the Home to retain funds in excess of the amount the Revenue Estimating Conference estimated the Home would return to the General Fund from cash receipts, accruals attributable to FY 2002.

PG LN	LSB7171H	Explanation
23 13	Supplement 2001, is amended to read as follows:  o. Establish and maintain a correctional training <del>center</del> at the Mount Pleasant correctional facility <u>program</u> .	corrections training program. Eliminates the requirement that the program be located at Mount Pleasant.
23 17 id 23 18 pl 23 19 cd 23 20 fil	Sec. 42. IOWA CONGRESSIONAL MEDAL OF HONOR RECIPIENTS. The department of cultural affairs shall conduct a study to dentify an appropriate location in the state capitol for a blaque and display honoring the lowa recipients of the congressional medal of honor. The department shall report the indings and recommendations of the study to the governor and general assembly on or before December 31, 2002.	Requires the Department of Cultural Affairs to conduct a study to identify an appropriate place in the State Capitol for a plaque and display honoring lowa recipients of the Medal of Honor. Requires the Department to submit a report of findings and recommendations to the Governor and General Assembly by December 31, 2002.
23 24 2 23 25 se 23 26 a 23 27 pe 23 28 th 23 29 be 23 30 a 23 31 th	Sec. 43. DUPLICATION AND REORGANIZATION REVIEWS. In implementing the requirements of 2002 lowa Acts, Senate File 2326, division I, involving the department of general services, department of management, department of personnel, and information technology department identifying duplicative positions or studying the reorganization of state government, hose departments shall consult with the departments that may be affected, consider previously conducted studies or reviews, and identify the projected impacts of recommended changes upon the general fund of the state, road use tax fund, and any other affected funding source.	Requires the Departments of General Services, Personnel, and Information Technology to consult with affected departments in identifying duplicative positions or studying reorganization within State government. The Departments are also directed to consider previously conducted studies or reviews and identify the impact of recommended changes on the State General Fund, the Road Use Tax Fund, and any other affected funding source.
23 35 re 24 1 pr	Sec. 44. CHEROKEE MENTAL HEALTH INSTITUTE RELOCATION OF SEXUALLY VIOLENT PREDATORS UNIT. In implementing the relocation of the unit for commitment of sexually violent redators from Oakdale to the state mental health institute at the cherokee in the fiscal year beginning July 1, 2002, in	Requires the Department of Human Services (DHS) to renovate space for the sexually violent predators at the State Mental Health Institute at Cherokee in an expeditious manner. Requires the Department of General Services to grant requirement waivers if requested by the DHS regarding notices and administrative rules relating to the renovation.

relating to the renovation.

24 3 accordance with the requirement in the appropriation for the 24 4 unit in 2002 Iowa Acts, Senate File 2326, it is the intent of 24 5 the general assembly that the department of human services 24 6 complete the renovation of space at the institute and the 24 7 relocation of the unit as expeditiously as possible. If

24 8 requested by the department of human services as necessary to

- 24 9 complete the renovation of space and relocation as
- 24 10 expeditiously as possible, notwithstanding any provision of
- 24 11 law or rule to the contrary, the department of general
- 24 12 services shall grant a waiver for purposes of the renovation
- 24 13 project from those requirements in administrative rule and
- 24 14 policy that would otherwise govern the length of time the
- 24 15 renovation project components are noticed.
- 24 16 Sec. 45. EXPENDITURE REPORTS. For the fiscal year
- 24 17 beginning July 1, 2002, the department of agriculture and land
- 24 18 stewardship and the department of natural resources shall each
- 24 19 file a written report on a quarterly basis with the
- 24 20 chairpersons and ranking members of the joint appropriations
- 24 21 subcommittee on agriculture and natural resources and the
- 24 22 legislative fiscal bureau regarding all expenditures of moneys
- 24 23 appropriated from the general fund of the state or from other
- 24 24 funds available to either department during the quarter and
- 24 25 the number of full-time equivalent positions allocated during
- 24 26 the quarter.
- 24 27 Sec. 46. IPERS POSITIONS. The number of full-time
- 24 28 equivalent positions authorized the lowa public employees'
- 24 29 retirement system division in 2002 Iowa Acts, Senate File
- 24 30 2326, section 15, subsection 1, if enacted, is increased by
- 24 31 2.00 full-time equivalent positions.
- 24 32 Sec. 47. 2002 Iowa Acts, Senate File 2326, section 25.
- 24 33 unnumbered paragraph 4, if enacted, is amended to read as
- 24 34 follows:
- 24 35 If 2002 Iowa Acts, House File 681, is enacted and provides
- 25 1 for the pledging of collateral in relation to the deposit of
- 25 2 uninsured public funds, then the treasurer of state is
- 25 3 authorized not more than the following additional full-time
- 25 4 equivalent positions for the purposes provided for in that
- 25 5 Act:
- 25 6 ...... FTEs 2.00

Requires the Department of Agriculture and Land Stewardship and the Department of Natural Resources to provide data, on a quarterly basis, regarding all expenditures with moneys appropriated from the General Fund and other funds for the quarter and the number of full-time equivalent positions allocate during the quarter. This requirement will begin July 1, 2002. The report will be issued quarterly to Legislative Fiscal Bureau and then distributed to the Chairpersons and Ranking Members of the Agriculture and Natural Resources Appropriations Subcommittee.

Increases the number of FTE positions authorized to the Iowa Public Employees' Retirement system in SF 2326 (FY 2003 Omnibus Appropriations Bill) to be increased by 2.00 FTE positions.

CODE: Decreases the contingent number of FTE positions authorized for the State Treasurer in SF 2326 (FY 2003 Omnibus Appropriations Bill) from 2.00 FTE positions to 1.00 FTE position.

DETAIL: These positions are to implement provisions of HF 681 (Pledging Collateral in Relation to the Deposit of Uninsured Public Funds), if enacted.

PG LN	LSB7171H	Explanation
25 7	<u>FTE</u> <u>1.00</u>	
25 9 Acts, Sen 25 10 a, if enac 25 11 a. The 25 12 fees in a 25 13 if those a 25 14 scope of 25 15 costs aris 25 16 regulator 25 17 funds for 25 18 excess of 25 19 director of 25 20 expendit 25 21 unanticip 25 22 expense 25 23 exceed 5	SCOPE OF PRACTICE REVIEW COMMITTEE. 200 rate File 2326, section 91, subsection 10, paragraph cted, is amended to read as follows: e department may expend funds received from licensidition to amounts appropriated in this subsection, additional expenditures are directly the result of a practice review committee or unanticipated litigation sing from the discharge of an examining board's by duties. Before the department expends or encumber a scope of practice review committee or an amount in the funds budgeted for an examining board, the of the department of management shall approve the cure or encumbrance. The amounts necessary to fund the fiscal year beginning July 1, 2002, shall not be percent of the average annual fees generated by the or the previous two fiscal years.	Committee in language related to the Department of Public Health, if enacted in SF 2326 (FY 2003 Omnibus Appropriations Bill).  ng  ers  any
	<ol> <li>SCOPE OF PRACTICE REVIEW COMMITTEE. 2 nate File 2326, section 98, if enacted, is repealed.</li> </ol>	CODE: Repeals the Scope of Practice Review Committee within the Department of Public Health, if enacted in SF 2326 (FY 2003 Omnibus Appropriations Bill).
25 28 subsection 25 29 to read a	50. 2002 Iowa Acts, Senate File 2326, section 154, on 2, unnumbered paragraph 2, if enacted, is amended so follows:  boot enforcement costs shall be billed in accordance	CODE: Limits the costs for riverboat enforcement that can be billed to riverboats. The amount billed cannot exceed \$1,700,000 more than the amount billed for FY 2002.

25 31 with section 99F.10, subsection 4, and section 99F.10A. The
25 32 costs shall be not more than the department's estimated
25 33 expenditures, including salary adjustment, for riverboat
25 34 enforcement for the fiscal year. The costs billed to the
25 35 riverboats shall not be more than \$1,700,000 in excess of the
26 1 amount billed to the riverboats in the fiscal year beginning

26 2 July 1, 2001.

26 3 Sec. 51. PUBLIC TRANSIT ASSISTANCE APPROPRIATION. 2002.

- 26 4 Iowa Acts, Senate File 2326, section 175, subsection 14, if
- 26 5 enacted, is amended by striking the subsection.
- 26 6 Sec. 52. PUBLIC TRANSIT ASSISTANCE APPROPRIATION.
- 26 7 Notwithstanding section 312.2, subsection 14, the amount
- 26 8 appropriated from the general fund of the state under section
- 26 9 312.2, subsection 14, to the state department of
- 26 10 transportation for public transit assistance under chapter
- 26 11 324A for the fiscal year beginning July 1, 2001, and ending
- 26 12 June 30, 2002, is reduced by the following amount:
- 26 13 .....\$ 1,107,938

26 14 Sec. 53. Chapter 2A, Code 2001, is repealed.

- 26 15 Sec. 54. EFFECTIVE DATE -- CONTINGENCY -- REPORT TO CODE
- 26 16 EDITOR. The section of this division of this Act amending
- 26 17 section 249A.3, relating to the optional category of
- 26 18 individuals covered under the medical assistance program
- 26 19 relating to persons with disabilities who have earned income.
- 26 20 takes effect only if the department does not win the appeal
- 26 21 against the centers for Medicare and Medicaid of the United
- 26 22 States department of health and human services relating to the
- 26 23 state plan amendment. The department shall notify the Code
- 26 24 editor when the department is notified of a decision on the

CODE: Eliminates the standing General Fund appropriation limitation to the Department of Transportation for public transit assistance made in SF 2326 (FY 2003 Omnibus Appropriations Bill).

DETAIL: The appropriation was limited to \$8,669,871 in SF 2326.

CODE: Reduces the General Fund standing appropriation to Public Transit Assistance by \$1,107,938 for FY 2003.

DETAIL: Senate File 2326 (Omnibus Appropriations Bill) limits the FY 2003 Public Transit Assistance appropriation to \$8,669,871, which is a reduction of \$1,107,938 compared to the standing appropriation that Public Transit Assistance is estimated to receive in FY 2003. The change in this Bill has the same fiscal impact to Public Transit Assistance as SF 2326. Both bills have the effect of decreasing the FY 2003 General Fund standing appropriation to Public Transit Assistance by \$1,107,983.

CODE: Repeals statutory language related to the Commission on Compensation, Expenses, and Salaries for Elected State Officials.

DETAIL: This eliminates the Commission. The 15-member Commission was charged with meeting every other year to study and make recommendations regarding salary levels for members of the General Assembly and other elected officials.

Specifies that the Medicaid Buy-In Program changes within this Bill take effect only if the Department of Human Services does not win the appeal against the Federal Centers for Medicare and Medicaid Services regarding changes to the Iowa State plan amendment.

PG	LN LSB7171H		Explanation
26	25 appeal in order to identify an effective of	ate.	
26	Sec. 55. EFFECTIVE DATE. The s this Act that amends 2001 lowa Acts, c being deemed of immediate importance enactment.	hapter 182, section 7,	Specifies that nonreversion language for the lowa Veterans Home takes effect upon enactment.
26 26		ENTS	
26 26 27 27 27 27 27 27 27 27 27 27 27 27 27	<ul><li>33 enacted by 2002 lowa Acts, House File</li><li>34 amended to read as follows:</li></ul>	ny moneys in excess of emergency fund after the fund of the state after the atransferred pursuant to eferred to the general to the endowment settlement trust ne aggregate, under ot exceed the hundred thousand the endowment for unts transferred or owa's health account in a lowa Acts, Senate File	CODE: Technical correction to HF 2075 (Endowment Reimbursement Bill).
	Sec. 57. Section 10D.1, unnumbere by 2002 lowa Acts, Senate File 2210, series read as follows:	ection 3, is amended to	CODE: Technical correction to SF 2210 (Acquisition of Agricultural Land).

27 19 As used in this section chapter, unless the context 27 20 otherwise requires:

PG LN	LSB7171H	Explanation
27 23 fo 27 24 27 25 ir 27 26 ir 27 27 ir	Sec. 58. Section 15E.42, subsection 3, as enacted by 2002 owa Acts, House File 2271, section 2, is amended to read as ollows:  3. "Investor" means an individual making a cash investment in a qualifying business or a person making a cash investment in a community-based seed capital fund. "Investor" does not include a person which is a current or previous owner, member, or shareholder in a qualified qualifying business.	CODE: Technical correction to HF 2271 (Tax Credits for Seed Capital Funds).
27 31 a 27 32 27 33 ta 27 34 cl 27 35 ta 28 1 a 28 2 cla 28 3 lin	Sec. 59. Section 15E.43, subsection 1, paragraph a, as enacted by 2002 lowa Acts, House File 2271, section 3, is mended to read as follows:  a. For tax years beginning on or after January 1, 2002, a ax credit shall be allowed against the taxes imposed in chapter 422, division II, for a portion of an individual expayer's equity investment, as provided in subsection 2, in qualified qualifying business. An individual shall not aim a tax credit under this paragraph of a partnership, mited liability company, S corporation, estate, or trust lecting to have income taxed directly to the individual.	CODE: Technical correction to HF 2271(Tax Credits for Seed Capital Funds).
	Sec. 60. Section 15E.224, subsection 1, as enacted by 2002 bwa Acts, House File 2078, section 4, is amended to read as	CODE: Technical correction to HF 2078 (Economic Stimulus Measures).

28 7 follows:

8 1. An lowa capital investment corporation may be organized
9 as a private, not-for-profit corporation under chapter 504A.
10 The lowa capital investment corporation is not a public
11 corporation or instrumentality of the state and shall not
12 enjoy any of the privileges and shall not be required to
13 comply with the requirements of a state agency. Except as
14 otherwise provided in this division, this division does not
15 exempt the corporation from the requirements under state law
16 which apply to other corporations organized under chapter
17 504A. The purposes of an lowa capital investment corporation

28 18 shall be to organize the lowa fund of funds, to select a 28 19 venture capital investment fund allocation manager to select

28	20	venture capital	fund	investments	by the	Iowa	fund	of	funds,	tc
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- 28 21 negotiate the terms of a contract with the venture capital
- 28 22 investment fund allocation manager, to execute the contract
- 28 23 with the selected venture capital investment fund allocation
- 28 24 manager on behalf of the lowa fund of funds, to receive
- 28 25 investment returns from the lowa fund of funds, and to
- 28 26 reinvest the investment returns in additional venture capital
- 28 27 investments designed to result in a significant potential to
- 28 28 create jobs and to diversify and stabilize the economy of the
- 28 29 state. The corporation shall not exercise governmental
- 28 30 functions and shall not have members. The obligations of the
- 28 31 corporation are not obligations of this state or any political
- 28 32 subdivision of this state within the meaning of any
- 28 33 constitutional or statutory debt limitations, but are
- 28 34 obligations of the corporation payable solely and only from
- 28 35 the corporation's funds. The corporation shall not and cannot
- 29 1 pledge the credit or taxing power of this state or any
- 29 2 political subdivision of this state or make its debts payable
- 29 3 out of any moneys except those of the corporation.
- 29 4 Sec. 61. Section 41.1, subsection 28, Code 2001, as
- 29 5 amended by 2001 Iowa Acts, First Extraordinary Session,
- 29 6 chapter 1, section 2, is amended to read as follows:
- 29 7 28. The twenty-eighth representative district in Dubuque
- 29 8 county shall consist of those portions of Dubuque and Table
- 29 9 Mound townships and the city of Dubuque bounded by a line
- 29 10 commencing at the point Asbury road intersects the east
- 29 11 corporate limit of the city of Asbury, then proceeding first
- 29 12 south, and then in a clockwise manner along the corporate
- 29 13 limits of the city of Asbury until it intersects the west east
- 29 14 boundary of Dubuque Center township, then proceeding first
- 29 15 south, and then in a clockwise manner along the west boundary
- 29 16 of Dubuque Center township until it intersects the east
- 29 17 boundary of Vernon township and the corporate limits of the
- 29 18 city of Dubuque, then proceeding first west south, and then in
- 29 19 a counterclockwise manner along the corporate limits of the
- 29 20 city of Dubuque until it intersects the south boundary of

CODE: Technical correction to the apportionment language passed during the First Extraordinary Session.

PG LN	LSB7171H	Explanation
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29	21	Dubuque township, then proceeding east along the south
29	22	boundary of Dubuque township until it intersects the corporate
		limits of the city of Dubuque, then proceeding first east, and
29	24	then in a counterclockwise manner along the corporate limits
29	25	of the city of Dubuque until it intersects the east boundary
29	26	of Table Mound township, then proceeding north along the
29	27	boundary of Table Mound township until it intersects the
29	28	corporate limits of the city of Dubuque, then proceeding first
29	29	east, and then in a counterclockwise manner along the
29	30	corporate limits of the city of Dubuque until it intersects
29	31	the Peosta channel of the Mississippi river, then proceeding
29	32	southwesterly along the Peosta channel until it intersects
29	33	East Sixteenth street, then proceeding southwesterly along
29	34	East Sixteenth street until it intersects Kerper boulevard,
29	35	then proceeding northerly along Kerper boulevard until it
30	1	intersects Fengler street, then proceeding northwest along
30	2	Fengler street until it intersects the I & M Rail Link tracks,
30	3	then proceeding southwest along the I & M Rail Link tracks
30	4	until it intersects the extension of Stafford street, then
30	5	proceeding westerly along the extension of Stafford street
30	6	until it intersects Garfield avenue, then proceeding southwest
30	7	along Garfield avenue until it intersects East Twentieth
30	8	street, then proceeding southwesterly along East Twentieth
30		street until it intersects Central avenue, then proceeding
30	10	northwest along Central avenue until it intersects West
30	11	Twenty-third street, then proceeding southwesterly along West
30		Twenty-third street until it intersects Valeria street, then
30		proceeding northwesterly along Valeria street until it
30	14	intersects Kaufmann avenue, then proceeding southeast along
30	15	Kaufmann avenue until it intersects Hempstead street, then
30		proceeding southwest along Hempstead street until it
30		intersects Montcrest street, then proceeding westerly along
30	18	Montcrest street until it intersects Portland street, then
30	19	proceeding southwest along Portland street until it intersects
30		Abbott street, then proceeding south along Abbott street until
		it intersects Lowell street, then proceeding east along Lowell
		street until it intersects Harold street, then proceeding
30	23	south along Harold street until it intersects Clarke drive,

30	24 then proceeding easterly along Clarke drive until it
30	25 intersects Foye street, then proceeding southerly along Foye
30	26 street until it intersects West Locust street, then proceeding
30	27 west along West Locust street until it intersects Kirkwood
30	28 street, then proceeding southwest along Kirkwood street until
30	29 it intersects Cox street, then proceeding southeast along Cox
	30 street until it intersects Loras boulevard, then proceeding
	31 southwest along Loras boulevard until it intersects Wood
	32 street, then proceeding southeast along Wood street until it
	33 intersects University avenue, then proceeding east along
	34 University avenue until it intersects Delhi street, then
30	· · · · · · · · · · · · · · · · · · ·
31	1 West Fifth street, then proceeding southeast along West Fifth
31	2 street until it intersects College street, then proceeding
31	3 southerly along College street until it intersects West Third
31	4 street, then proceeding southwest along West Third street
31	5 until it intersects North Grandview avenue, then proceeding
31	6 south along North Grandview avenue until it intersects Hale
31	7 street, then proceeding west along Hale street until it
31	8 intersects North Algona street, then proceeding north along
31	9 North Algona street until it intersects Bennett street, then
31	10 proceeding west along Bennett street until it intersects
31	11 McCormick street, then proceeding northerly along McCormick
31	12 street until it intersects Mineral street, then proceeding
31	13 west along Mineral street until it intersects O'Hagen street,
31	14 then proceeding north along O'Hagen street until it intersects
31	15 Pearl street, then proceeding west along Pearl street until it
31	16 intersects Finley street, then proceeding northwest along
31	17 Finley street until it intersects University avenue, then
31	18 proceeding northeast along University avenue until it
31	19 intersects Asbury road, then proceeding northwesterly along
31	20 Asbury road until it intersects Wilbricht lane, then
31	21 proceeding west along Wilbricht lane until it intersects Flora
31	22 Park road, then proceeding southwesterly along Flora Park road
31	23 until it intersects Pennsylvania avenue, then proceeding west
	24 along Pennsylvania avenue until it intersects Churchill drive,
31	25 then proceeding north along Churchill drive until it
31	26 intersects St. Anne drive, then proceeding west along St.

PG	LN <b>LSB7171H</b>	Explanation
31	27 Anne drive until it intersects Carter road, then proceeding	
31	28 north along Carter road until it intersects Hillcrest road,	
31	29 then proceeding west along Hillcrest road until it intersects	
31	30 John F. Kennedy road, then proceeding north along John F.	
31	31 Kennedy road until it intersects Hillcrest road, then	
31	32 proceeding west along Hillcrest road until it intersects Key	
31	33 Largo drive, then proceeding south along Key Largo drive until	
31	34 it intersects Keymeer drive, then proceeding east along	
31	35 Keymeer drive until it intersects Key Way drive, then	

1 proceeding south along Key Way drive until it intersects the
2 north fork of Catfish creek, then proceeding west along the
3 north fork of Catfish creek until it intersects the extension
4 of Winne court, then proceeding north along Winne court and
5 its extension until it intersects Hillcrest road, then
6 proceeding east along Hillcrest road until it intersects the
7 north branch of the north fork of Catfish creek, then
8 proceeding northwesterly along the north branch of the north
9 fork of Catfish creek until it intersects the northwest branch
10 of the north fork of Catfish creek, then proceeding northwest
11 along the northwest branch of the north fork of Catfish creek
12 until it intersects Asbury road, then proceeding west along

32 13 Asbury road to the point of origin.

32 14 Sec. 62. Section 53.7, subsection 2, Code 2001, as amended 32 15 by 2002 lowa Acts, House File 2409, section 11, is amended to 32 16 read as follows:
32 17 2. It is unlawful for any public officer or employee, or 32 18 any person acting under color of a public officer or employee, 32 19 to knowingly require a public employee to solicit an 32 20 application or request for an application for an absentee 32 21 ballot, or to knowingly requires that require an employee to 32 22 take an affidavit or request for an affidavit in connection 32 23 with an absentee ballot application.

32 24 Sec. 63. Section 303A.7, subsection 1, as enacted by 2002 32 25 Iowa Acts, House File 2571, section 8, is amended to read as

CODE: Technical correction to HF 2409 (Election Misconduct).

CODE: Technical correction to HF 2571 (Iowa Cultural Trust).

32 26 follows:

32 27 1. An lowa cultural trust grant account is created in the

32 28 office of the treasurer of state under the control of the

32 29 board to receive interest attributable to the investment of

32 30 trust fund moneys as required by section 303A.4, subsection 4.

32 31 The moneys in the grant account are appropriated to the board

32 32 for purposes of the lowa cultural trust created in section

32 33 303A.4. Moneys in the grant account shall not be subject to

32 34 appropriation for any other purpose by the general assembly,

32 35 but shall be used only for the purposes of the lowa cultural

33 1 trust. The treasurer of state shall act as custodian of the

33 2 grant account and disburse moneys contained in the grant

33 3 account as directed by the board. The board shall make

33 4 expenditures from the grant account consistent with the

33 5 purposes of the lowa cultural trust.

33 6 Sec. 64. Section 359.49, subsection 7A, unnumbered

33 7 paragraph 1, as enacted by 2002 Iowa Acts, House File 2448,

33 8 section 1. is amended to read as follows:

33 9 A township that has entered into an agreement with a

33 10 municipality to receive fire protection service or emergency

33 11 medical service from the municipality may request that a

33 12 portion of its taxes be paid directly to the municipality

33 13 providing the fire protection service or emergency medical

33 14 service. Each year, the township must note its request on the

33 15 budget and must attach a copy of the emergency services

33 16 agreement to each copy of the budget transmitted to the county

33 17 auditor. The auditor shall direct the county treasurer as to

33 18 what portion of the township taxes to disburse to the

33 19 municipality providing the fire protection service or

33 20 emergency medical service.

33 21 Sec. 65. Section 633.4213, subsection 1, Code Supplement

33 22 2001, as amended by 2002 Iowa Acts, House File 2531, if

33 23 enacted, is amended to read as follows:

33 24 1. The trustee shall inform each qualified beneficiary of

CODE: Technical correction to HF 2448 (Emergency Medical Services).

CODE: Technical correction to HF 2531 (Iowa Trust Code).

PG LN	LSB7171H	Explanation
33 26 an 33 27 inf 33 28 to 33 29 ins 33 30 the 33 31 rec 33 32 an 33 33 no 33 34 be	eir the beneficiary's right to receive an annual accounting and a copy of the trust instrument. The trustee shall also form each qualified beneficiary about the process necessary obtain an annual accounting or a copy of the trust strument, if not provided. The trustee shall further inform the beneficiary whether the beneficiary will, or will not, ceive an annual accounting if the beneficiary fails to take any action. If a beneficiary has previously been provided the obtice required by this section, additional notice shall not be required due to a change of trustees or a change in the amposition of the qualified beneficiaries.	
34 2 Ho 34 3 72 34 4 AN 34 5 A   34 6 cou 34 7 cor 34 8 adu 34 9 cor 34 10 be	ec. 66. Section 724.26, as amended by 2002 lowa Acts, buse File 2363, section 4, is amended to read as follows: 24.26 POSSESSION, RECEIPT, TRANSPORTATION, OR DOMINION ID CONTROL OF FIREARMS AND OFFENSIVE WEAPONS BY FELONS. person who is convicted of a felony in a state or federal curt, or who is adjudicated delinquent on the basis of induct that would constitute a felony if committed by an cult, and who knowingly has under the person's dominion and introl or possession, or receives, or transports or causes to be transported a firearm or offensive weapon is guilty of a cass "D" felony.	CODE: Technical correction to HF 2363 (Possession of Firearms).
34 13 su 34 14 Ac 34 15 fol 34 16 34 17 30 34 18 for 34 19 un 34 20 to 34 21 aid 34 22 sc	Sec. 67. 2001 lowa Acts, chapter 174, section 1, absection 1, unnumbered paragraph 3, as enacted by 2002 lowa cts, Senate File 2315, section 4, is amended to read as allows:  For the fiscal year beginning July 1, 2002, and ending June 0, 2003, of the \$75,000,000 to be deposited in the endowment of lowa's health account of the tobacco settlement trust fund ander this subsection, the first \$20,000,000 is appropriated the department of management to pay that part of foundation districts. An appropriation from the general fund of the estate for foundation aid which is supplanted by the	CODE: Technical correction to SF 2315 (School Foundation Aid Appropriation).

PG LN	LSB7171H	Explanation
	ppropriation made in this subsection, shall be reduced by the mount of the appropriation which supplants it.	
34 28 34 29 G 34 30 st 34 31 ar	Sec. 68. 2002 lowa Acts, Senate File 2326, section 38, ubsection 2, if enacted, is amended to read as follows:  2. If House File 2524 2617 is enacted by the Seventy-ninth General Assembly, 2002 Session, the amount appropriated in ubsection 1 shall be increased by \$38,000. The increased mount shall be used to fill a vacant position in the dairy roducts control bureau.	CODE: Technical correction to SF 2326 (FY 2003 Omnibus Appropriations Bill).
34 35 to 35 1 If 35 2 sc 35 3 ap	Sec. 69. 2002 lowa Acts, Senate File 2326, section 175, ubsection 2, unnumbered paragraph 2, if enacted, is amended o read as follows: total approved claims for reimbursement for nonpublic chool pupil transportation claims exceed the amount oppropriated in this section subsection, the department of ducation shall prorate the amount of each claim.	CODE: Technical correction to SF 2326 (FY 2003 Omnibus Appropriations Bill).
	ec. 70. 2002 Iowa Acts, House File 2453, section 6, if nacted, is repealed.	CODE: Technical correction to HF 2453 (State and County Medical Examiners).
35 9 ap 35 10 20 35 11 cc 35 12 er 35 13 of 35 14 re 35 15 de 35 16 35 17 re 35 18 pr	EXPLANATION  OVISION I - Division I of this bill relates to and oppropriates moneys for the fiscal year beginning July 1, 002, to fund salary adjustments for employees subject to ollective bargaining agreements, and certain noncontract imployees. Division I provides the funding from the transfer of a percentage of the proceeds received by the state board of eigents as a result of the principal mutual holding company's emutualization.  Division I allocates appropriations to the state board of eigents to fund its collective bargaining agreements and rovide merit employees not covered by a collective bargaining greement with increases comparable to similar contract-	

- 35 20 covered employees and faculty and the professional and
- 35 21 scientific employees not covered under a collective bargaining
- 35 22 agreement with a percentage increase similar to the university
- 35 23 of northern lowa faculty bargaining unit.
- 35 24 Division I allocates moneys to the judicial branch to fund
- 35 25 salary increases for judges, justices, and magistrates. The
- 35 26 salary increases amount to 3 percent but do not begin until
- 35 27 December 20, 2002.
- 35 28 Division I allocates moneys to fund collective bargaining
- 35 29 agreements and similar percentage increases for noncontract
- 35 30 state employees but the noncontract employees' increase does
- 35 31 not begin until October 25, 2002.
- 35 32 Division I also provides supplemental authorization to fund
- 35 33 salaries from trust, revolving, and special funds for which
- 35 34 the general assembly has established a budget.
- 35 35 Division I funds salary model coordinator, to maintain, in
- 36 1 conjunction with the legislative fiscal bureau, the state's
- 36 2 salary model.
- 36 3 Division I provides for the collection of a surcharge on
- 36 4 the state employee's share of the health insurance premium
- 36 5 cost to the state's share of the terminal liability of the
- 36 6 existing Wellmark health insurance contract. The health
- 36 7 insurance plans of the state police officers council
- 36 8 collective bargaining unit are exempt from the surcharge.
- 36 9 DIVISION II Division II makes statutory changes to the
- 36 10 Code as follows:
- 36 11 Code section 8.63(4) is amended to eliminate a standing
- 36 12 appropriation to agencies to pay off their loans to the
- 36 13 innovations fund if the agency project results in a net
- 36 14 increase to the general fund of the state.
- Code section 12.21, concerning the authority of the
- 36 16 treasurer of state to enter into an agreement with a financial
- 36 17 institution or credit card processor to provide credit card
- 36 18 receipt processing for state departments, is amended to
- 36 19 provide that any credit card charges shall be considered to be
- 36 20 part of the payment due and any charges paid shall be paid
- 36 21 from the aggregate fees collected by the state agency.
- 36 22 Code sections 14B.203(3), 14B.205, 15.108(9), 421.17(31),

36	23	421.17(34),	and 455A.4(	5) are	amended	to	reflect	the
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- 36 24 amendments to Code section 12.21.
- 36 25 Code section 18.75 is amended to provide that the
- 36 26 legislative service bureau shall solicit and process orders
- 36 27 for the distribution of state publications produced by the
- 36 28 bureau.
- 36 29 Code section 18.97A is amended to provide that the
- 36 30 governor, supreme court, and legislative council shall control
- 36 31 the number of state publications distributed by the
- 36 32 legislative service bureau to recipients in their respective
- 36 33 branches.
- Code section 101.24, new subsection 5, is enacted to
- 36 35 provide that a tank manufactured for aboveground use at a tank
- 37 1 site that meets the requirements for the regular venting of
- 37 2 the tank in case of fire to relieve excessive internal
- 37 3 pressure caused by fire exposure and has notified the state
- 37 4 fire marshal of the existence of the tank, its age, type, and
- 37 5 uses shall be considered the equivalent of underwriters
- 37 6 laboratory rated tanks.
- 37 7 New Code section 239B.2A is enacted to make eligible for
- 37 8 the family investment program a conditional resident alien who
- 37 9 was battered or subject to extreme cruelty or whose child was
- 37 10 a battered person who is a lawful permanent resident or whose
- 37 11 child was battered.
- 37 12 Code section 249A.3, relating to an optional category
- 37 13 covered under the medical assistance program for persons with
- 37 14 disabilities who have earned income, is amended. Current law
- 37 15 provides one option, whereas the amendment provides an
- 37 16 additional, alternative two-part option. The two-part option
- 37 17 is subject to a contingent effectiveness provision so that the
- 37 18 option only takes effect if the department of human services
- 37 19 does not win its appeal against the federal centers for
- 37 20 Medicare and Medicaid services.
- 37 21 Code section 260G.4B amends the accelerated career
- 37 22 education program by reducing the total amount of program job
- 37 23 credits from all employers during the 2002-2003 fiscal year
- 37 24 from \$6 million to \$3 million.
- 37 25 Code section 256.67 is amended to correct a reference to a

- 37 26 library service area.
- 37 27 Code section 476.97 is amended to permit the utilities
- 37 28 board 180 days to consider certain rate changes, with one 60-
- 37 29 day extension possible.
- 37 30 Code section 514I.5 is amended to provide that the members
- 37 31 of the hawk-i board, who are appointed by the governor, are to
- 37 32 serve two-year staggered terms as designated by the governor.
- 37 33 The Code section 541A.1 definition of an individual
- 37 34 development account is amended to include a financial
- 37 35 instrument certified by an operating organization to comply
- 38 1 with federal requirements involving state and federal funds
- 38 2 deposited to match account holder deposits, including two
- 38 3 existing federal programs. Under current law, Code section
- 38 4 541A.3 provides that a state savings refund must be paid
- 38 5 directly to an account holder's account. The bill allows for
- 38 6 payment of the state savings refund to an operating
- 38 7 organization's central reserve account for later distribution
- 38 8 to an account holder's account.
- 38 9 Code section 556.12 is amended to provide that the annual
- 38 10 publication of lists of unclaimed property by the treasurer of
- 38 11 state shall be done between November 15 and December 30 of
- 38 12 each year. Under current law, the treasurer is required to
- 38 13 make the annual publication no later than November 30.
- Code section 602.1302(3) is amended to permit the cost of
- 38 15 summoning jurors to be paid from a revolving fund established
- 38 16 in Code section 602.1302.
  - 17 Code section 602.8108(5) is amended to eliminate the
- 38 18 requirement that 20 percent of the court technology and
- 38 19 modernization fund be used for alternative dispute resolution
- 38 20 and methods to resolve domestic abuse. The amendment also
- 38 21 permits the fund to be used for the lowa court information
- 38 22 system.
- 38 23 Code section 904.108 is amended to provide that the
- 38 24 department of corrections shall maintain a correctional
- 38 25 training program, but the program does not necessarily need to
- 38 26 be located at the Mount Pleasant correctional facility.
- 38 27 A section of this division amends 2001 lowa Acts, chapter
- 38 28 182, section 7, subsection 2, to allow the lowa veterans home

	certain moneys		

- 38 30 the fiscal year beginning July 1, 2001, and ending June 30,
- 38 31 2002, that remain unencumbered or unobligated at the close of
- 38 32 that fiscal year.
- A section of the division directs the department of
- 38 34 cultural affairs to identify an appropriate location in the
- 38 35 state capitol for a plaque honoring lowa recipients of the
- 39 1 congressional medal of honor.
- 39 2 A section of this division requires the departments of
- 39 3 general services, management, personnel, and information
- 39 4 technology in studying reorganization and identifying
- 39 5 duplicative positions to consult with the affected agencies
- 39 6 and to consider previous studies.
- 39 7 A section of this division provides for transitional
- 39 8 language involving the implementation of the relocation of the
- 39 9 unit for commitment of sexually violent predators from Oakdale
- 39 10 to the state mental health institute at Cherokee.
- 39 11 A section of this division requires the departments of
- 39 12 agriculture and land stewardship and natural resources to
- 39 13 submit guarterly written reports on their expenditures and
- 39 14 FTEs allocated for the previous guarter.
- 39 15 A section of this division increases the FTEs authorized
- 39 16 for the lowa public employees' retirement system division by
- 39 17 two FTEs.
- 39 18 A section of this division amends an appropriation made to
- 39 19 the office of the treasurer of state by reducing the
- 39 20 authorized FTEs from 2.00 to 1.00 for the purpose of carrying
- 39 21 out the requirements of House File 681 if enacted.
- 39 22 Two sections of this division eliminate the extension of
- 39 23 the scope of practice review committee and references to the
- 39 24 committee.
- 39 25 A section of this division amends an appropriation bill to
- 39 26 limit the amount of riverboat enforcement costs that may be
- 39 27 billed to the riverboats to a specified amount in excess of
- 39 28 the amount billed in the fiscal year beginning July 2001.
- 39 29 Two sections of this division relate to the standing
- 39 30 appropriation for public transit assistance for two different
- 39 31 fiscal years. One section removes the amount appropriated

- 39 32 from Senate File 2326 and the other section provides for a
- 39 33 reduction by a specified amount of the standing appropriation.
- 39 34 Code chapter 2A is repealed. This chapter establishes the
- 39 35 commission on compensation, expenses, and salaries for elected
- 40 1 state officials.
- 40 2 DIVISION III Division III contains corrective amendments
- 40 3 to Code and session law provisions enacted or amended in bills
- 40 4 passed earlier in the 2002 legislative session or in the first
- 40 5 2001 special session.
- 40 6 Code section 8.55 is amended to correct a grammatical
- 40 7 mistake and to refer to multiple amounts rather than a single
- 40 8 amount being transferred from the economic emergency fund to
- 40 9 other funds.
- 40 10 Code section 10D.1 is amended to correctly state that the
- 40 11 new Code chapter 10D definitions, relating to the holding of
- 40 12 agricultural land by qualified enterprises involved in baby
- 40 13 chick and fertilized egg production, are applicable to the
- 40 14 chapter rather than just the definitional section itself.
- 40 15 Code sections 15E.42 and 15E.43 are amended to correctly
- 40 16 refer to the defined term "qualifying business" rather than
- 40 17 "qualified business" in the new Code provisions relating to
- 40 18 investment tax credits.
- 40 19 Code section 15E.224 is amended to correctly refer to the
- 40 20 venture capital investment fund allocation manager for the
- 40 21 Iowa fund of funds.
- 40 22 Code section 41.1 is amended to correct the legal
- 40 23 description of the twenty-eighth house district as passed in
- 40 24 the first 2001 special session. The correction does not
- 40 25 affect population statistics for the house district.
- 40 26 Code section 53.7 is amended to correct grammatical errors
- 40 27 describing unlawful solicitations or requests for absentee
- 40 28 ballots.
- 40 29 New Code section 303A.7 is amended to correctly refer to
- 40 30 the office of the treasurer of state.
- 40 31 Code section 359.49 is amended to correctly refer to a
- 40 32 municipality's provision to a township of either fire
- 40 33 protection service or emergency medical service in return for
- 40 34 receipt of a portion of township taxes.

40 05	Onder another COO 1010 in amounted to assess to assess the l	

- 40 35 Code section 633.4213 is amended to correct a grammatical
- 41 1 error relating to a qualified beneficiary of a trust and the
- 41 2 beneficiary's right to receive an annual accounting and a copy
- 41 3 of the trust instrument.
- 41 4 Code section 724.26, relating to possession of a firearm by
- 41 5 a felon, is amended to correct a grammatical error by striking
- 41 6 an unnecessary conjunction.
- 41 7 A new session law paragraph enacted in 2002 legislation is
- 41 8 amended to delete the words "the first" in relation to an
- 41 9 appropriation of moneys from gambling revenues flowing through
- 41 10 the tobacco settlement trust fund to pay school foundation aid
- 41 11 relating to allowable growth.
- 41 12 A provision in an appropriations bill that increases the
- 41 13 amount of the appropriation contingent upon the enactment of
- 41 14 House File 2524 is amended to change the reference to the
- 41 15 enactment of House File 2617 since House File 2524 was passed
- 41 16 out of committee and the bill number was changed.
- 41 17 A provision in an appropriation bill that relates to the
- 41 18 proration of each claim for reimbursement for nonpublic school
- 41 19 pupils transportation claims is amended to change reference
- 41 20 from "section" to "subsection".
- 41 21 A section of this division, enacted in 2002 and related to
- 41 22 the state medical examiner, is repealed since the bill section
- 41 23 no longer contains any change to the Code section set out in
- 41 24 the bill section.
- 41 25 LSB 7171YC 79
- 41 26 mg/cf/24

## Summary Data Non General Fund

LSB7171H				Actual E		Estimated Net FY 2002		House Approp FY 2003		se Approp vs st FY 2002	Page & Line Number
		(1)		(2)		(3)		(4)		(5)	(6)
Administration and Regulation	\$	2,707,668	\$	4,947,309	\$	13,427,718	\$	40,215,867	\$	26,788,149	
Grand Total	\$	2,707,668	\$	4,947,309	\$	13,427,718	\$	40,215,867	\$	26,788,149	

## Administration and Regulation Non General Fund

LSB7171H		Actual FY 2000 (1)		Actual FY 2001 (2)		Estimated Net  FY 2002  (3)		House Approp FY 2003 (4)		use Approp vs Est FY 2002 (5)		age & Line Number (6)	•
Management, Department of  Demutualization Salary Adjust.  Road Use Tax Salary Adjustment	\$	0 202,808	\$	0 362,612	\$	0 3,122,527	\$	30,000,000	\$	30,000,000 -1,534,159	PG PG	, ,	
Primary Road Salary Adjustment	<u> </u>	2,504,860	Ψ —	4,584,697	Ψ —	10,305,191	Ψ —	8,627,499	<u> </u>	-1,677,692		5 LN 32	
Total Management, Department of	\$	2,707,668	\$	4,947,309	\$	13,427,718	\$	40,215,867	\$	26,788,149			